

# LEGISLATIVE DIGEST

1935

DIGEST OF BILLS AND CONSTITUTIONAL  
AMENDMENTS INTRODUCED PRIOR  
TO THE CONSTITUTIONAL RECESS  
AS OF JANUARY 26, 1935

CALIFORNIA LEGISLATURE  
FIFTY-FIRST SESSION

JOSEPH A. BEEK  
Secretary of the Senate

ARTHUR A. OHNIMUS  
Chief Clerk of the Assembly

Compiled by  
FRED B. WOOD  
Legislative Counsel

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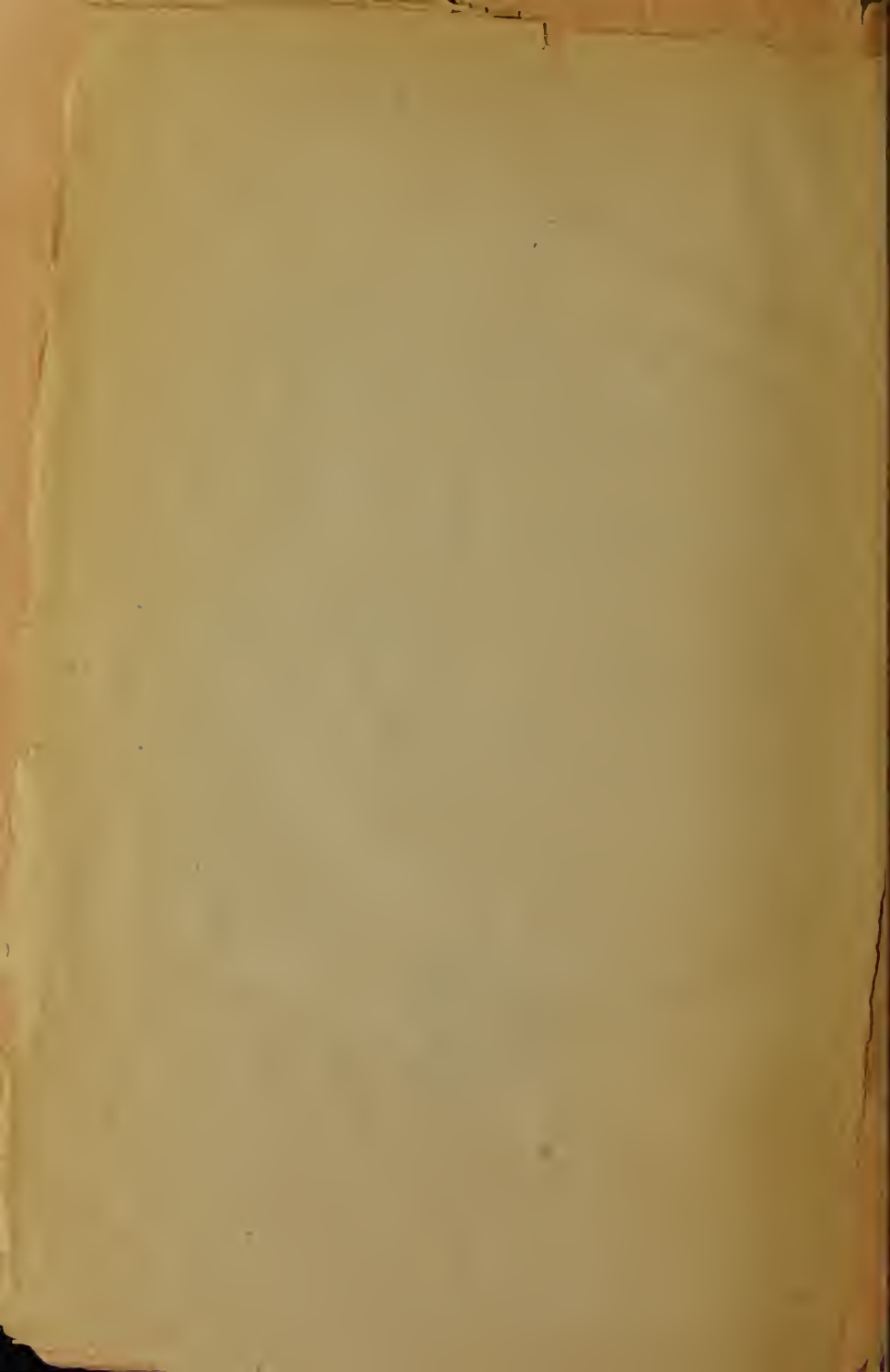
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## NOTE

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The following abbreviations have been used:

S. B.	Senate Bill
A. B.	Assembly Bill
S. C. A.	Senate Constitutional Amendment
A. C. A.	Assembly Constitutional Amendment
Ag. C.	Agricultural Code
C. C.	Civil Code
C. C. P.	Code of Civil Procedure
F. & G. C.	Fish and Game Code
Ins. C.	Insurance Code
Mil. C.	Military Code
Pen. C.	Penal Code
Pol. C.	Political Code
Prob. C.	Probate Code
Sch. C.	School Code
Sts. & H. C.	Streets and Highways Code
Veh. C.	Vehicle Code
Act	Deering's General Laws, Act (No.)

Apparently identical--- Bills were not proofread, but a cursory examination indicated them to be identical

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# SENATE BILLS

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S.B. 1—EDWARDS. Amends Sec. 6, Act 6176, re appointment of trustees in stormwater districts.

Permits board of supervisors to fill vacancy in office of trustee, appointee to hold office until next biennial election.

Changes day of election of trustees from "first Friday in June" to "first day in June" in even numbered years.

S.B. 2—FLETCHER. New act, re California Pacific International Exposition.

Appropriates \$300,000 to construct and maintain exhibit of State's resources and products at California International Exposition at San Diego in 1935.

Urgency measure.

S.B. 3—GARRISON. Amends Secs. 1261, 1262, Ag. C., re produce dealers.

Includes in definition of dealer, persons obtaining farm products from producer for processing or manufacture. Deletes exemption of persons buying farm products for resale in dried, canned or preserved form.

A.B. 36 apparently identical.

S.B. 4—SCHOTTKY. Amends Secs. 2, 3, and 6, Act 6375a, re discontinuance of use of lands for park purposes when fee thereof vested in a municipal corporation.

Deletes provision limiting use of such lands to municipal, charitable or educational purposes.

S.B. 5—GARRISON. Amends Sec. 1, Act 5130d, re tax on transportation for hire on public highways.

Excludes from definition of "operator," persons engaged in husbandry who transports persons or property for his neighbors, where value of such transportation is not over \$500 per year.

S.B. 6—FLETCHER. New act, re flood control on San Dieguito River and making appropriation therefor.

Provides for control and conservation of waters of San Dieguito River under supervision of Department of Public Works. Appropriates \$80,000.

S.B. 7—BIGGAR. Amends Sec. 2349, Pol. C., re navigable waterways.

Designates Gualala, Navarro, Albion, Novo, and Ten-Mile Rivers as navigable for five miles upstream from their mouths.

S.B. 8—PERRY. New act, establishing secondary State highway from State Highway Route 56 at Westport to State Highway Route 56 at Ferndale.

Sec S.B. 9.

A.B. 22 apparently identical.

S.B. 9—PERRY. Amends Sec. 356, Sts. and H. C., establishing secondary State highway.

Same as S.B. 8 but directed to Streets and Highways Code.

A.B. 21 apparently identical.

S.B. 10—SWING. Adds Sec. 63, Pen. C., re propositions on ballot.

Prohibits utterance or publication of false or misleading statement re such proposition.

S.B. 11—METZGER. New act, establishing secondary State highway from State Highway Route 29 near Dales to State Highway Route 20 near Viola.

S.B. 12—SWING. Amends Secs. 2, 3, 6, 10, 14, 15, and 21, and repeals Secs. 5, 9, and 18½, Act 5846, Old Age Security Act.

Reduces from 70 to 65 years the minimum age to qualify as a beneficiary. Requires that he be not engaged in gainful employment. Changes maximum income, from this and other sources, from \$1 per day to \$50 per month, with minimum of \$30 per month.

Provides for payment of the entire amount of aid (instead of one-half) by the State, and increases maximum State appropriation from not exceeding \$180 to not exceeding \$600 for each beneficiary per annum. Pledges therefor, the proceeds of State income tax in case latter is levied.

County boards continue to receive applications but granting of aid is to be subject to approval of State Department of Social Welfare, and county boards must cancel, suspend or revoke aid when so instructed by said department.

Property ownership limitations of present law, deleted.

Receipt of allowance from Federal Government, by beneficiary or spouse, to be considered by county and State authorities in granting aid.

S.B. 13—SCHOTTKY. New act, to be known as "The Personal Income Tax Act of 1935."

Imposes tax on net income computed at one-third of the rates payable under the Federal Revenue Act of 1934.

Incorporates by reference the administrative features of the Federal Revenue Act of 1934 with certain modifications. The principal modifications in respect to the application and computation of the tax will be found in subdivision (a) of Sec. 4 of the bill.

Is limited to incomes of individuals and fiduciaries.

Administered by the Franchise Tax Commissioner, subject to review in certain types of cases by the Board of Equalization.

A.B. 1182 apparently identical.

S.B. 14—McGOVERN. New act, re solicitation of law business.

Makes solicitation of law business a misdemeanor.

Makes inadmissible statements procured from injured person within 15 days after injury. Makes rescindable at option of injured person or guardian settlement made within 15 days after injury.

voids contract entered into within 15 days after injury employing attorney on contingent fee, unless approved by court. Makes it duty of court to inquire into contract, to revise it if unfair, and to disallow fee if result of solicitation.

S.B. 15—McGOVERN. Ads. Sec. 159b, Pen. C., re soliciting law business.

Makes solicitation of law business misdemeanor.

S.B. 16—BIGGAR. New act, re pest abatement districts.

Provides for organization of districts to abate pests.

Urgency measure.

See A.B. 119.

S.B. 17—McGOVERN. New act, granting to San Francisco in trust the interest of the State in and to the control and management of the harbor of San Francisco. "San Francisco Harbor Act."

Provides for management of said harbor by a municipal board of harbor commissioners of San Francisco. Requires board to remit to State all revenues, over and above operating expenses and a revolving fund of \$10,000, to be deposited by treasurer in "San Francisco Harbor fund." Requires treasurer to transfer from such fund to three special sinking funds sufficient moneys to pay the interest and principal on bonds issued under the several outstanding issues of harbor bonds. Provides when all bonds have been fully redeemed balance in said funds shall be transferred to treasurer of San Francisco to be expended for such purposes as may be provided by charter.

Provides for sale by State upon request of mayor of San Francisco of bonds authorized but not sold pursuant to the San Francisco Seawall Act, the San Francisco Harbor Improvement Act of 1929, the India Basin Act, or the San Francisco Harbor Improvement Act of 1913.

Empowers the San Francisco Harbor Commission to manage and control San Francisco Harbor and to fix and regulate fees, tolls and rates, but no greater or less amount of money shall ever be collected than shall be necessary to construct and keep in repair and maintain the facilities of said harbor, and to collect a sum of money sufficient for the purpose of the revolving fund and the aforesaid interest sinking funds created by bill.

A.B. 197 apparently identical.

S.B. 18—METZGER. New act, re tare allowance on bags.

Purchaser of fruit, grain, or wool in bags must pay seller the salvage value of such bag.

S.B. 19—SLATER. Amends Sec. 1026, Pen. C., re defense of insanity.

Provides if defendant pleads not guilty by reason of insanity, and also joins other pleas, he shall be tried on all pleas at same time, and in such trial verdict shall be either (1) not guilty, (2) not guilty by reason of insanity, or (3) guilty and sane when crime was committed.

S.B. 20—SLATER. New act, authorizing Director of Institutions to purchase certain real property in Sonoma County and appropriating \$850 therefor.

S.B. 21—SLATER. New act, re preparation and distribution of serums, vaccines, bacterial cultures, and viruses.

Requires such substances to be produced in laboratory approved by Bureau of Laboratories, Department of Public Health. State Board of Health to license persons engaged in, and make rules and regulations concerning, production, labelling, storage and distribution. License fee of \$2. License revocable for violation of act or rules and regulations. Board may charge reasonable fee for analysis and test of products. Proceeds of act go to general fund.

S.B. 22—PERRY. New act, "Identification Registration Act."

Requires registration of all persons over age of 15 years, except persons confined by illness or under legal restraint.

County clerk to register person, issue card. Card to be kept in possession, and subject to examination of proper officer. Nonresidents must register if within State 48 hours, and nonresident without card presumed to have been in State longer than 48 hours. Provides for voluntary re-registration from time to time to correct records. Records to be kept by Bureau of Vital Statistics.

S.B. 23—GORDON. Amends Sec. 4041.17, Pol. C., re county acquisition of realty.

Allows purchase by board of supervisors of real property \$300 or less in value without publication or posting of notices relating thereto.

S.B. 24—SEAWELL and POWERS. New act, re number of cars on a train.

Prohibits any railroad from using more than 70 cars in any single freight train, nor more than 14 cars in any single passenger train.

A.B. 17 apparently identical.

S.B. 25—SEAWELL. Claim bill, \$72. J. E. Pomin.

S.B. 26—SNYDER. Adds Sec. 615.1, F. & G. C., re trout.

Prescribes season dates in portion of San Lorenzo River lying in Districts 3 and 3a. Prescribes bag limits. Prohibits use of landing gear and nets.

S.B. 27—SNYDER. Adds 3897.5 Pol. C., re lands sold to State for delinquent taxes.

Places such lands under control of Department of Natural Resources.





S.B. 36—SNYDER. Amends Sec. 660, F. & G. C., adds Sec. 660.4, re salmon.

Changes hook and line salmon season in Districts 15, 16, and 17 from March 1-July 15 to March 1-September 15.

S.B. 37—BIGGAR. New act, re joint county road camp districts.

Authorizes two or more counties, having combined population of not less than 50,000, to form a district and require all prisoners in their county jails to work in road camps on public highways or other public work.

Any county not in such a district, and having a population of 150,000 or more, may constitute itself a road camp district.

Expenses of road camps are to be paid on a population basis from the general funds of the counties composing the district.

Districts are empowered to contract with the California Highway Commission for the use of such prison labor on State highways, the expense to be paid from the State highway fund.

Prisoners are to receive not over 75 cents per day for work in such camps.

S.B. 38—OLSON. New act to be known as the "Rehabilitation Act."

For the industrial and social rehabilitation of unemployed citizens and impoverished farmers and other related purposes expressed in Sec. 2, the bill provides for the extension of assistance to cooperative self help units through the medium of establishing State exchange depots, encouraging the formation of cooperative self help groups, making factories, tools and facilities available, providing technical personnel, and the undertaking of public work projects and other related activities as specified in Sec. 4, under the direction of the State Relief Administrator.

Makes certain State and Federal relief funds available for the purposes of the act, within the limits and under the conditions specified in Sec. 5 of the bill.

The Relief Administrator is not to cause cooperative activities to compete with private enterprise except in so far as may be necessary to relieve hardship and destitution; the primary purpose being production of commodities for consumption within cooperative groups and for direct exchange rather than for sale in a competitive market.

A.B. 121 apparently identical.

S.B. 39—OLSON. Amends Secs. 5 and 7, Act 8493, retail sales tax, re exemptions. Exempts from tax:

(a) Sales for human consumption of food products, except candy and confectioneries, soft drink beverages and bottled water; malt and alcoholic beverages.

(b) Sales of items of clothing and wearing apparel, the retail price of each of which does not exceed \$25; except jewelry, sporting goods and furs.

Allows government agencies refunds on all purchases, instead of only on food-stuffs for free distribution to the poor and needy.

A.B. 122 apparently identical.

S.B. 40—OLSON. New act to be known as "Personal Income Tax Act of 1935."

Imposes annual tax upon net income graduated as follows: 2 per cent on the first \$1,000, 3 per cent on the second, 4 per cent on the third, 5 per cent on the fourth, 6 per cent on the fifth, 7 per cent on the sixth, 8 per cent on the seventh, 9 per cent on the eighth, 10 per cent on the ninth, 15 per cent on the tenth to the fourteenth, 20 per cent on the fifteenth to the nineteenth, 25 per cent on the twentieth to the twenty-ninth, 30 per cent on the thirtieth to the forty-ninth, 40 per cent on the fiftieth to the ninety-ninth, 50 per cent on the one hundredth to the four hundred ninety-ninth, 60 per cent on the five hundredth to the nine hundred ninety-ninth, 75 per cent on all over \$1,000,000.

Gross income defined in Sec. 6. Allowable deductions to arrive at net income are indicated in Sec. 11. Personal exemptions, deductible from that income, are specified in Sec. 13.

Administered by State Board of Equalization.

A.B. 126 apparently identical.

S.B. 41—OLSON. Amends Secs. 1, 5, 6, 6½, Act 8443, Inheritance Tax Act, re exemptions and rates of tax.

Doubles the existing rates of tax.

Reduces the exemption as to a minor child from \$24,000 to \$15,000; as to other lineal descendants or lineal ancestors of decedent, \$10,000 to \$5,000; as to a brother or sister or descendant thereof, or a spouse of a child of decedent, \$5,000 to \$3,000; as to certain other collateral relatives, \$1,000 to \$500. Eliminates the \$500 exemption now enjoyed by the persons mentioned in subdivision (5) of Sec. 4 of the act.

Reduces exemption of the wife from \$25,000 to \$15,000, taxing at 1 per cent the amount in excess of \$15,000 up to \$25,000, doubling the rates on the amount received by the wife in excess of \$25,000.

A.B. 125 apparently identical; S.B. 926 also apparently identical, save that the latter does not omit from the second line of the text of Sec. 4 of the act the words "except to the wife of decedent."

S.B. 42—OLSON. Amends Secs. 4 and 5, Act 8488, Bank and Corporation Franchise Tax Act.

Extends the provisions thereof to apply the tax to the companies (railroad, car, express, telegraph and telephone, gas and electric) mentioned in the first paragraph of Sec. 14 of Article XIII of the State Constitution. Increases rate from 2 to 6 per cent.

To take effect January 1, 1936.

A.B. 124 apparently identical.

S.B. 43—OLSON. New act, re levy of severance tax on natural resources.

Rates: Petroleum, 10 cents per barrel for well in excess of 1200 barrels per month. Natural gas, 1 cent per thousand cubic feet. Minerals used in manufacture of Portland cement, 15 cents per barrel of cement. Borates, \$2.50 per ton. All other natural resources, 2 per cent of market value at the place of severance.

Tax declared to be an obligation against the owner of the natural resource and a lien on the real property of such owners at the time of severance. Tax is also a lien on the severed resource.

Administration by Board of Equalization. Provides that persons engaged in severing resources from the earth or waters shall file semiannual reports. Tax due on date of report. Misdemeanor for owner of severed resources to sell same unless report made and tax paid within three days thereafter. Penalties provided for delinquency in payment of tax, failure to report, and fraudulent reports. Amount of appropriation for enforcement omitted.

A.B. 123 apparently identical.

S.B. 44—SCHOTTKEY. Adds Sec. 2639a, Pol. C., re county road taxes.

Provides that in lieu of the property tax for road purposes the supervisors may levy a road district tax in each road district. The rate of tax for each district must be fixed by ordinance and the proceeds are to be used exclusively for road purposes in the district where collected.

S.B. 45—YOUNG. Amends Sec. 2051, C. C. P., re impeachment of witnesses convicted of certain misdemeanors.

Permits impeachment by examination of witness to show his conviction of a misdemeanor punishable by imprisonment for over six months.

S.B. 46—SEAWELL and POWERS. Adds 368b, Pen. C., re railroad engine.

Makes it unlawful to send light engine with less than one engineer, one fireman, and one flagman qualified as an engineer, or conductor, more than three miles on main track.

A.B. 157 apparently identical.

S.B. 47—TICKLE. Amends Sec. 10, Act 2583a, re county fire protection district taxes.

Permits levy of tax on personal and mixed, as well as real property.



S.B. 48—WILLIAMS. Claim bill, \$1,648.45. Index Investment Corporation.

S.B. 49—SCOLLAN. Amends Sec. 10, Act 5410, Net Container Act, re containers.  
Provides that no container should have a raised bottom.

S.B. 50—FLETCHER. New act, appropriating money to Department of Public Health.

Appropriates \$150,000 to meet deficiency in appropriation for subsidies of Bureau of Tuberculosis, Department of Public Health, for eighty-fifth and eighty-sixth fiscal years. To take effect immediately.

S.B. 51—FLETCHER. Amends Sec. 441, Pol. C., re interest rates on warrants.

Changes interest rate on registered warrants from 5 per cent to such per cent as may be determined by majority vote of committee consisting of Governor, Treasurer, and Controller; such rate to be not less than 3 per cent nor more than 5 per cent.

S.B. 52—PIEROVICH. Amends Sec. 616, F. & G. C., re trout.

Changes season in District 23 from May 30-October 31 to May 1-October 31.

S.B. 53—GARRISON. Amends Sec. 6,90a, Sch. C., re junior college buildings.

Provides that *any* junior college district has the power to construct and maintain dormitories in the junior college.

S.B. 54—GARRISON. Adds Sec. 590, Veh. C., re stopping on highways.

Requires trucks and stages when stopped on the highway to display warning lights or signals to the front and rear.

S.B. 55—GARRISON. Adds Sec. 676.5, Veh. C., re safety glass on automobiles.

Required on motor vehicles manufactured after January 1, 1936, and to such thereof as are operated on highways.

S.B. 56—GARRISON. New act, re excise tax on sale of butter substitutes

Enforcement by Director of Agriculture. Rate 15 cents per pound. Distributors required to file certificates, return monthly reports and keep records. Requires containers of butter substitutes to be marked with tags stating that distributor has assumed liability for the tax, and that bills from distributor to dealers shall contain a similar statement. Exports exempted from tax. Violation of act a misdemeanor. To take effect immediately.

A.B. 18 apparently identical.

S.B. 57—GARRISON. Amends Sec. 26, Act 3854, re directors of irrigation districts.

Requires director to be "a qualified" elector.

S.B. 58—GARRISON. Amends Sec. 3631, adds Sec. 3653.5, Pol. C., re assessors.

Requires assessors to give copy of property statement to person making it.

Makes assessor's records open to assessing officers of taxing units in the county.

S.B. 59—SCHOTTKY. Amends Sec. 11, Act 3857a, re irrigation districts.

Section relates to the powers and duties of the California District Securities Commission over irrigation districts where assessments do not produce sufficient money to meet the obligations of the district. Section expires November 1, 1935, amendment continues in effect to November 1, 1937.

A.B. 132 apparently identical.

S.B. 60—FLETCHER (by request). Amends Secs. 3817j, 3817k, and 3817l, Pol. C., re redemption of delinquent property.

Permits the redemption of property sold to the State by paying, without penalty or interest, taxes due at the time of sale; taxes that were a lien upon the property; unpaid taxes assessed each year since the sale, or, if not assessed, then upon the value of the property as last assessed, 10 per cent being deducted from the total if redemption made before July 1, 1935, 5 per cent if before January 1, 1936, 3 per cent if before July 1, 1936. Payments made under 3817c or 3817e2 may be credited on this plan and the above deductions made on balance. Payments made regularly under 3817a may be credited and above deductions made on taxes not yet postponed. Where person has allowed payments under 3817a to lapse, he may redeem under this plan by paying taxes for years when installments were not made, together with taxes not carried on the delinquent roll determined for each successive year upon the value of the property as last assessed, deductions to be made as above. Urgency measure.

S.B. 61—RICH. Appropriates \$2,500 for mileage of members and officers of the Senate.

Ch. 2, Stats. 1935. To take effect immediately.

S.B. 62—FLETCHER (by request). Amends 3774, Pol. C., re leasing of lands deeded for delinquent taxes to the State or other taxing agency.

Deletes provision giving irrigation districts, cities, counties the right to possession, rental, cultivation.

Gives custody to supervisors of county where land located. Allows taxing agency to elect to lease the land.

S.B. 63—FLETCHER (by request). Amends Sec. 3787, Pol. C., re tax deeded lands.

Requires property in a road or acquisition improvement district deeded to the State for taxes to be carried at a value on the assessment roll.

S.B. 64—FLETCHER (by request). Amends Sec. 3818, Pol. C., re redemption of segregated parcels of land.

Allows lot, piece, or parcel of land to be segregated for redemption purposes if it has been transferred by deed, executed and delivered, to a new owner.

S.B. 65—FLETCHER (by request). Amends 3804a, Pol. C., re cancellation of taxes.

Changes designation of person cancelling from the "officer having custody of the record" of taxes to the "auditor."

S.B. 66—McGOVERN and OLSON. New act to be known as the "California Recovery Act of 1935."

Provides for approval, by the Governor, of State codes of fair competition where no inequitable restriction on membership and no formation of monopoly involved; such a code to conform to the National code, if any, covering the same trade or industry, save that additional requirements may be prescribed; applies also to enterprises not covered by National act, and assures unhampered collective bargaining and requires employers under a code to observe maximum hours and minimum rates of pay.

Violation of such a code is declared unfair competition and a violation of the act.

Bids on public projects not to be considered unless bidders agree to comply with applicable codes.

Repeals Acts 8775 and 8779, California Recovery Acts of 1933.

Urgency measure, terminating September 1, 1937.

See also A.B. 1, substantially identical, save that the text of Secs. 23 and 26 of S.B. 66 does not appear in A.B. 1.

S.B. 67—SLATER. Amends Sec. 452, Sch. C., re support of junior colleges.

Provides for apportionment of funds from the general fund to junior college districts if the funds received from other sources are insufficient.

S.B. 68—SEAWELL. Amends Sec. 105, Ag. C., re plant quarantine inspection stations.

Law requires inspection of conveyances which might carry plants or things liable to infection or infestation of pests. Bill specifically includes "lug boxes."

S.B. 69—SEAWELL. Amends Sec. 4260, Pol. C., re compensation of officers in counties of the thirty-first class, Placer County.

Removes prohibition against use of county-owned automobiles by supervisors.

S.B. 70—GORDON. Amends Sec. 372, Veh. C., re registration fees for commercial vehicles.

Increases minimum unladen weight at which such vehicles, when equipped with pneumatic tires, are required to pay additional registration fees. Weight changed from 3000 to 3800 pounds.

S.B. 71—SWING. Amends 601, C. C. P., re peremptory challenges in civil cases.

Amendment changes "side" to "party" in third sentence, and raises number of peremptory challenges from "four" to "six".

S.B. 72—YOUNG, DEUEL, FLETCHER, HAYS, MCGOVERN, PERRY and STOW. Amends Secs. 5.1, 5.2, 5.20, 5.21, 5.23, 5.25, 5.26, 5.27, 5.40, 5.44, 5.60, 5.61, 5.62, 5.63, 5.70, 5.80, 5.84, 5.86, 5.87, 5.88, 5.89, 5.90, 5.91, 5.92, 5.93, 5.94, 5.100, 5.101, 5.102, 5.103, 5.104, 5.105, 5.110, and 5.112 of Sch. C., and repeals Sec. 5.10, re State teachers colleges.

Changes the name of all normal schools and teachers colleges to "State colleges." Inserts in lieu of "teachers college" wherever the same appears, the words "State college." The State Board of Education may, when authorized so to do, establish teacher-training curricula and other curricula leading to a baccalaureate degree, and to grant the same.

S.B. 73—CRITTENDEN, GARRISON, KING, MCGOVERN, MCGUINNESS, METZGER, OLSON, POWERS, MIXTER, PIEROVICH, MCCOLL, SCHOTTKY, SCOLLAN, SEAWELL, SHARKEY, and WAGY. Appropriates \$50,000 to be expended by the Division of Water Resources in prosecuting efforts to secure Federal aid and assistance in financing construction of the Central Valley Project.

Ch. 12, Stats. 1935. To take effect immediately.

S.B. 74—REINDOLLAR. Amends Sec. 7, Act 5369, California Nautical School Act, re fees and charges for students.

Provides for annual fee of \$600 to be paid by nonresident students for tuition, board and lodging, and uniforms.

S.B. 75—REINDOLLAR. New act, re California Nautical School.

Appropriates \$13,000 for deficiency in appropriation for support for eighty-fifth and eighty-sixth fiscal years.

To take effect immediately.

S.B. 76—FLETCHER. Claim bill, \$5,547. John N. Metcalf.

S.B. 77—MIXTER. Adds Secs. 3a and 3b, Act 6258, creating Bureau of Tuberculosis, re formation of hospital committee.

Provides for formation of tuberculosis hospital committee by counties entering into an agreement for the construction and maintenance of a tuberculosis hospital. Sets out procedure. Directs all funds be deposited with the treasurer of the county wherein the hospital is situated.

S.B. 78—GARRISON and JESPERSEN. New act, re creation and establishment of a public utilities commission within any city, county or other local governmental agency or political subdivision.

Provides that any local governmental agency desiring to avail itself of provisions of this act may, by ordinance or resolution, adopt first ten sections of act, either in substance or by reference.

Provides in such case for creation of "department of public utilities" in such governmental agency, to be managed by a public utilities commission.

Provides for powers of commission: To acquire, construct, manage and control works and property for purpose of supplying water, gas, electricity, transportation, telephone and telegraph service, and any other public utility; to borrow money for such purposes, such indebtedness to be payable only out of revenues; to regulate and control and fix rates of sale of services and commodities of such publicly owned utilities; to sell surplus thereof, but no water or water rights shall be sold to any person or private corporation without the assent of two-thirds of the qualified voters of the governmental agency voting on the proposition at a general or special election; no water shall ever be sold for resale nor shall electric power or gas be sold for resale without the consent of two-thirds of the voters; to borrow money from the Federal or State government and to repay the same.

Provides for appointment by the commission of a general manager, who shall not be subject to civil service rules.

Provides for issuance of bonds for cost of utility and expense of acquisition. Such bonds shall not be a general obligation of the governmental agency, but shall be secured only by the revenue of such public utility.

Act to be known as "Revenue Bond Act of 1935."

A.B. 757 apparently identical.

S.B. 79—GARRISON. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Adds "one automobile when the same is used in carrying on the business of the owner, or when the same is used to transport the owner to and from his place of work."

S.B. 80—SHARKEY. Amends Sec. 3, Act 8493, retail sales tax.

Provides for continuance of 2½ per cent rate after June 30, 1935.

To take effect immediately.

S.B. 81—SEAWELL. Adds Sec. 8a, Act 4915, re powers and duties Division of Mines.

Provides Department of Natural Resources through Division of Mines may engage in extracting minerals from State lands. Requires thorough analysis and report before such operations are undertaken and forbids use of moneys derived from general fund for such purpose.

S.B. 82—PIEROVICH. New act, establishing a secondary State highway from State Highway Route 65 near Plymouth to said Route 65 near Diamond Springs via Aukum and Somers.

Same as S.B. 83, which, however, amends Sts. & H. C.

S.B. 83—PIEROVICH. Adds Sec. 601, Sts. & H. C., establishing secondary State highway.

See S.B. 82.

S.B. 84—MIXTER. Amends Sec. 4057, Pol. C., re county ordinances.

Changes publication of notice of passage of ordinance from one week to one issue in some newspaper.

S.B. 85—SCHOTTKY. New act, re secondary State highways.

Establishes secondary State highway from State Highway Route 41 at Gustine to State Highway Route 4 at Merced via the John C. Fremont's Ford Road.

A.B. 1860 apparently identical.

S.B. 86—SCHOTTKY. Adds Sec. 600, Sts. & H. C., establishing same secondary State highway as S.B. 85.

A.B. 191 apparently identical.

S.B. 87—SCHOTTKY. Amends Sec. 422, Sts. & H. C., re secondary State highways.

Substitutes secondary highway from State Highway Route 41 at Gustine to State Highway Route 4 at Merced via the John C. Fremont's Ford Road, in lieu of existing secondary highway from said Route 41 near Newman to said Route 4 near Livingston.

A.B. 190 apparently identical.

S.B. 88—SCHOTTKY. Amends Sec. 7, Act 3303a, re secondary State highways.

Same as S.B. 87, but is directed to existing law instead of to Sts. & H. C.

A.B. 192 apparently identical.

S.B. 89—SLATER and DUVAL. Amends Secs. 4.01, 6.02, 6.07, 8.09, 9.02, and 9.04, Act 986, "Building and Loan Association Act," adds Secs. 8.10, 9.18, 10.03a, 10.09, 12.11, and new Art. XVI, re building and loan associations.

4.01. Provides for reduction of stock of an association with consent of commissioner. Surplus therefrom is to be applied to writing off deficits.

6.02. Extends "emergency period" to February 1, 1937.

6.07. Makes it unlawful, during the "emergency period," for officers to sell certificates or shares to the association for a price higher than what was paid for the same.

8.09. Enables executors, administrators, guardians, insurance companies, and cemetery associations to surrender certificates or shares providing for rates of interest or dividends beyond the lawful rate for new certificates or shares. Allows associations to pay dividends from net profits with consent of commissioner, if the net profits do not arise from reduction of contractual rates of interest or dividends.

8.10. Allows association to issue certificates or shares without a definite rate of return, the rate of return to be determined after fiscal periods set by the board of directors of the issuing association, subject to approval by commissioner.

9.02. Adds to available list of investments for associations, Federal home loan bonds and notes, and obligations of credit institutions organized under the National Housing Act.

9.04. Does away with authority of associations to sell notes or obligations to banks or other financial institutions without approval of the commissioner.

9.18. Allows associations to make loans for purpose of financing alterations under National Housing Act if the Federal Housing Administration will insure the association against loss up to 20 per cent of the total amount of such loans.

10.03a. Allows associations to set up reserve accounts to absorb losses.

10.09. Commissioner may, during emergency period, mail reports to investors of any association.

12.11. Procedure set up to convert associations into Federal savings and loan associations, if they desire so to do.

Art. XVI provides a method by which a plan can be had to rehabilitate associations which in the opinion of the commissioner need such rehabilitation. Any plans shall be subject to a hearing by the superior court, at which hearing all affected by the plan shall be given an opportunity to be heard. Before adoption the plan must be approved by a majority in amount of stock of the association, a majority in value of shares of the association, by the holders of two-thirds in value of investment certificates, by two-thirds of each class of creditors, and by two-thirds in amount of each class of other persons affected.

Urgency measure.

S.B. 90—METZGER. Adds Secs. 430, 431, 432 and 433, re ownership of stockyards by packers.

Prohibits packer from owning or controlling stockyards. Defines packer to include buyer for purpose of slaughter; manufacturer or preparer of meat or live stock products. Declares such ownership or control against public policy.



S.B. 91—McGOVERN. Chaim bill, \$3,092.17. Massachusetts Mutual Life Insurance Company.

S.B. 92—GORDON and SLATER. Adds Sec. 614.5, F. & G. C., re trout in District 2.

Changes season from May 1-October 31 to April 1-August 1.

S.B. 93—REINDOLLAR. Amends Sec. 7, Act 5369, California Nautical School Act, re fees and charges for students.

Provides free tuition in the school to residents but authorizes the board to charge residents not over \$300 per year to cover cost of board and lodging, uniform and equipment. Nonresidents may be charged not over \$600 for tuition, board and lodging, and uniforms. No refunds shall be paid.

S.B. 94—SEAWELL. New act, establishing secondary State highway from State Highway Route 93 near Middle Fork Bridge to Forest Hill.

A.B. 332 and A.B. 1616 apparently identical.

S.B. 95—SEAWELL. Adds Sec. 602, Sts. & H. C., establishing secondary highway.

Same as S.B. 94 but directed to Sts. & H. C.

A.B. 333 and A.B. 1617 apparently identical.

S.B. 96—GARRISON. Amends Secs. 1083, 1085, 1088, 1089, 1092, Ag. C., re commercial feeding stuffs.

Transfers administration of provisions in Ag. C. re commercial feeding stuffs from Department of Public Health to Department of Agriculture.

S.B. 97—GARRISON. Amends Secs. 726 and 580a C. C. P., 2924½ C. C., adds 580d C. C. P., re deficiency judgments.

Prohibits rendering of deficiency judgments under any deed of trust or mortgage, heretofore executed, upon any real property, regardless of terms, conditions, or covenants of such deeds of trusts or mortgages.

Retains present provisions re those heretofore executed.

A.B. 30 apparently identical.

S.B. 98—SLATER. New act, re licensing of persons performing diagnostic tests.

Provides that any person performing diagnostic tests on material from persons suffering from contagious diseases must be a qualified technician with a license issued by the State Board of Public Health.

Exempts persons licensed to practice medicine in connection with their own patients.

Provides for examinations, issuance of licenses, fees, and penalties.

S.B. 99—KNOWLAND. Amends Secs. 4.161, 4.221 and 4.222, Sch. C., re county school funds.

Estimated amount of unapportioned county elementary and high school funds shall be subject to approval of the Superintendent of Public Instruction. Removes restriction that estimated amount shall not exceed 5 per cent of the moneys apportioned to the county from the respective State funds during the preceding school year.

S.B. 100—McCORMACK and RICH. Amends Sec. 37a, Act 6681, Reclamation Board Act, re moneys for flood control work.

Adds "eighty-seventh and eighty-eighth" as fiscal years during which Federal and State moneys available for flood control work under the section.

Increases amount Reclamation Board can draw on moneys for administrative operations from twenty-five to thirty-five thousand dollars.

S.B. 101—REINDOLLAR. Amends Sec. 3, Act 3303a, re expenditure of State highway funds within cities.

Provides that for purposes of such expenditures and until next Federal census:

(1) The population of a city incorporated since 1930 (census year) but prior to effective date of this amendment is three times the number of voters registered in said city for the general election of November 6, 1934.

(2) The population of a city incorporated after effective date of amendment is three times the number of voters registered at general election next succeeding incorporation.

Urgency measure.

S.B. 102—DIFANI (by request). New act, re Commemoration Commission.

See digest A.B. 83, apparently identical.

S.B. 103—METZGER. Amends Sec. 13, Act 3774, State Liquor Control Act, re licenses.

Provides liquor licenses shall be refused by Board of Equalization when either the inhabitants by vote, or the legislative body by resolution or ordinance, of a county have expressed a desire to prohibit the issuance of such licenses.

S.B. 104—YOUNG. Amends Secs. 38 and 48, Act 9125, re petitions for exclusion and inclusion of lands from and within water districts.

Permits the owners who are petitioning for the exclusion of their lands from the district, to describe lands other than and contiguous to their own in the area which they propose to have excluded.

Sec. 48 relates to inclusion of lands and permits the petitioners to describe lands other than their own in the area which they propose to have included in the district.

The petitioners must constitute a majority of the owners in the area, and must represent at least half of the area proposed to be included.

Ch. 5, Stats. 1935. To take effect immediately.

S.B. 105—YOUNG. Adds Sec. 1093, Ag. C., re commercial feeding stuffs.

Requires manufacturers and importers to register brands and pay Director of Agriculture \$10 for each brand.

S.B. 106—SLATER. Amends Secs. 798.6 and 801, F. & G. C., re abalones.

Removes privilege of keepers of markets and restaurants in District 2 to possess more than the daily bag limit of abalones. Confines possession to holders of sporting fishing license.

Reduces daily bag limit in District 10 from 10 to 5.

S.B. 107—SLATER, MCGOVERN, REINDOLLAR, GORDON, BIGGAR, and MCGUINNESS. New act, re acceptance of grants of rights of way for State highways through military reservations.

Delegates to California Highway Commission authority to accept such grants or any modifications thereof, from U. S. government, and requires Legislature then to apply to Congress for retrocession of jurisdiction, to accept such retrocession and assume the control and policing of, and regulation of traffic on, such right of way subject to the limitations prescribed in act and by Congress. Grant becomes part of public highway system.

S.B. 108—DIFANI (by request). Claim bill, \$4,700. Tony Siminoff.

S.B. 109—DIFANI (by request). New act, to be known as the "Commemoration Commission Act."

See digest A.B. 84, apparently identical.

S.B. 110—KNOWLAND. Amends Sec. 4, Act 8488, Bank and Corporation Franchise Tax Act, to increase the rate of tax from 2 to 4 per cent.

S.B. 111—GORDON. New act, appropriates \$1,597,000 for major construction and equipment at Napa State Hospital.

S.B. 112—EDWARDS. Amends Sec. 13, Act 5683, re Orange County Water District.

Requires office for board of directors to be established within Orange County, and eliminates requirement that same had to be within district.

S.B. 113—MCCOLL. Amends Sec. 613, F. & G. C., re trout in Trinity and Klamath River district.

Changes season from May 1-October 31 to May 1-February 28.

S.B. 114—MCCOLL. Amends Sec. 737aaa, Pol. C., re salary Trinity County superior judge.

Increases \$4,000 to \$5,000.

S.B. 115—MCCOLL. Adds Sec. 433, Pen. C., re payment of taxes by public officers.

Makes misdemeanor for officer charged with collecting taxes or other revenue to advance from his own funds such revenue for someone else.

S.B. 116—SCHOTTKEY. Amends Sec. 1125, C. C. P., re costs in election contests.

Retains present provision that if contest fails costs charged to contestant. Deletes provision that if election set aside costs are charged against contestee, and provides that in such case all costs in amount to be determined by the court are a charge against county, or city, except when contestee is found guilty of fraud or misconduct influencing result of election, in which case contestee pays the costs.

S.B. 117—FLETCHER (by request). Adds Sec. 990.6, F. & G. C., re commercial fishing licenses.

Requires county and city tax clearances before license may be issued.

S.B. 118—FLETCHER (by request). New act, re registration of vessels, and requiring a tax clearance as the prerequisite for registration.

Applies to all self-propelled water craft and to those propelled by wind, except a vessel exceeding 50 tons burden registered at a port in this State and engaged in transportation of freight or passengers, and except also vessels licensed under Act 5120, and except also vessels registered under the F. & G. C.

Requires annual registration with the Fish and Game Commission with provision for transfer of registration, requiring in either case a showing that all city or county taxes levied against the vessel for the current fiscal year have been paid or are a lien against real property.

Excepts vessels owned by, or operated under authority of the United States or the State.

S.B. 119—FLETCHER (by request). Adds Secs. 7, 8 and 9, Act 5120, re regulation of motor boats of less than 15 tons gross capacity.

Prohibits licensing of a boat under Act 5120 unless applicant produces the proper tax clearance certificate, to be issued by the county or city assessor or by the State Controller, as may be appropriate, the form of the certificate to be prescribed by the Industrial Accident Commission.

S.B. 120—FLETCHER. Claim bill, \$298.85. Pacific Transfer Van and Truck Company.

S.B. 121—FLETCHER (by request). Amends Sec. 861 and adds Sec. 862h, Act 5233, re cities of sixth class.

Sec. 861. Now provides city council can not pass ordinance on day of its introduction. Adds provision allowing emergency ordinance to be passed on day of its introduction.



Sec. 862b. Empowers board of trustees to own and operate public utilities and public places of education and amusement and to grant franchises to public utilities.

S.B. 122—WILLIAMS. Amends Secs. 156, 159, and 160, Veh. C., re registration of state-owned vehicles.

Provides that state-owned vehicles be registered originally, but need not be re-registered as long as belong to State. "California" or abbreviation to appear on license plates.

S.B. 123—WILLIAMS. New act, creating California Aviation Commission and levying tax on motor vehicle fuel sold for use in aircraft.

Commission of three members appointed by Governor, serving without salary. Authorized to acquire, equip and maintain airports and other aviation facilities, and to contract with counties, cities and districts in respect thereto.

The tax is to be levied in same amount and manner and at same time as the tax levied under the motor vehicle fuel license tax act.

S.B. 124—JESPERSEN. New act, re validation of school district bonds.

Validates bonds of school, high school, and junior college districts authorized and not yet sold, or heretofore sold if sold for not less than par, and if the bonds mature less than 40 years from date of issuance and were ratified by two-thirds of the electors. Provides for a tax levy to pay principal and interest.

S.B. 176 apparently identical except S.B. 176 an urgency measure.

Ch. 13, Stats. 1935. To take effect immediately.

S.B. 125—OLSON. New act, re State liquor control, "State Alcohol Control Act."

Creates State Alcohol Authority consisting of board of trustees of three members, appointed by the Governor, salaries \$5,000 per year, chairman \$6,000. Board employs general manager at \$7,500 per year.

Provides the powers and duties of the board and of the general manager. Provides for a working fund of \$500,000 for the State Liquor Authority, and directs that such authority establish and maintain liquor stores. Directs that all liquor in packages be sold by the authority, or by those agencies with whom it has entered into an agreement.

Allows sales in clubs, taverns, restaurants and hotels for consumption on the premises. Fee for agencies, selling liquor in packages for consumption on the premises shall be 50 per cent of the net income or 20 per cent of gross income, whichever is the greater sum. Act sets out procedure for obtaining and revoking licenses and inspection.

A.B. 311 apparently identical.

S.B. 126—McGOVERN. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Adds "and one motor vehicle" used by a physician, surgeon, constable or minister of the gospel, in the legitimate practice of his profession or business.

S.B. 127—GARRISON. New act. Corrupt Practices Act.

Regulates contributions and expenditures in elections. Prescribes subjects of expenditures and limits amount of expenditure by candidates. All expenditures to be handled by candidate or committee for which he is responsible. Prohibits other expenditures on behalf of candidate. Provides for reports of receipts and disbursements. Regulates expenditures for or against propositions on ballot. Repeals Act 2262, re conduct of election campaigns, and Act 2263, re expenditures for or against propositions on ballot.

A.B. 288 apparently identical.

S.B. 128—GARRISON. Amends Secs. 1, 10, 12, 21, 22, 23, 24 and 25, Act 2256, Direct Primary Law, re nonpartisan offices.

Makes legislative offices nonpartisan.

A.B. 276 and A.B. 279 apparently identical.

S.B. 129—GARRISON. Amends Sec. 1208, Pol. C., re voters unable to mark ballot.

Adds provision that voters may declare inability to mark ballot at time of voting, as well as at time of registration as in present law.

S.B. 130—GARRISON. New act, imposing a tax on conducting retail business by system of chain stores.

Excepts sales of fuel, lumber, building material, gasoline and oils, and grain. Provides for tax consisting of annual fee plus percentage of sales, as follows:

\$5 on each store in excess of 1 and not in excess of 10.

\$15 on each store in excess of 10 and not in excess of 20.

\$35 on each store in excess of 20 and not in excess of 30.

\$65 on each store in excess of 30 and not in excess of 40.

\$105 on each store in excess of 40 and not in excess of 50.

\$155 on each store in excess of 50.

The tax on gross sales is on an increasing graduated scale, commencing with 1/20th of 1 per cent on the first \$100,000; rate increases with each successive \$100,000 up to 1 per cent on gross sales in excess of \$1,000,000.

Name of State administrating authority left blank.

A.B. 2114 apparently identical.

S.B. 131—GARRISON. Amends Sec. 683, C. C., re joint tenancy.

Adds to definition of joint interest "or by transfer from a sole owner to himself and others, or from tenants in common to themselves, or to themselves and others, when expressly declared in the transfer to be a joint tenancy." Adds "No joint tenancy shall be created except as herein provided."

A.B. 290 apparently identical.

S.B. 132—GARRISON. Adds Sec. 1724, C. C. P., re establishing fact of death of joint tenant.

Sets out method of terminating joint tenancy by filing with recorder of county in which property is situated a certified copy of death certificate of deceased person and an affidavit referring to and describing deed whereby joint tenancy was created and declaring persons referred to in affidavit were joint tenants.

A.B. 289 apparently identical.

S.B. 133—GARRISON. Adds Sec. 3.401, Sch. C., re tuition fees in junior colleges.

Requires tuition fees, to be set by each junior college board, from each student not residing in the State one year last preceding the date of enrollment.

S.B. 134—GARRISON. Amends Secs. 1 and 3, adds Sec. 7½, Act 2964, Motor Vehicle Fuel License Tax Act, re motor vehicle fuel.

Classifies fuel used in explosion type engines as Class 1; fuel, including Diesel fuel, used in internal combustion type engines as Class 2. Retains 3 cent per gallon tax on Class 1 fuel, adds 6 cent per gallon tax on Class 2 fuel. Distributors of Class 2 fuel to report sales of such fuel for use other than in motor vehicles, and such sales exempt from tax.

S.B. 135—GARRISON. Adds Sec. 1944.5, C. C., re reentry by landlord after nonpayment of rent by tenant.

Sets up procedure, separate from any court action, for summary removal of tenant defaulting in rent payment by filing with the sheriff an affidavit, and bond when required by sheriff.

S.B. 136—MCCOLL. Amends Sec. 5, Act 3775, re excise tax on beverages.

Provides for tax of \$1.86 per barrel on beer and similar fermented beverages. Repeals Act 3777 (Chap. 51, Stats. 1933), re tax on certain beverages.

S.B. 137—MCCOLL. Amends Sec. 737a, Pol. C., and repeals Secs. 737d to 737fff thereof, re compensation of superior judges.

Prescribes a uniform salary of \$6,000 per annum for all superior judges.

S.B. 138—McGOVERN. New act, re acquisition of land and interests therein by State or agencies thereof.

Provides, when the State or any agency or political subdivision thereof is authorized to acquire land or interests therein for public purposes, authority is implied to acquire such other land or interests therein as necessary to complete the project. Procedure for acquisition is same as for acquisition of other interests in land for public purposes.

S.B. 139—METZGER. New act, re burning of brush and debris on a watershed for experimental purposes.

To be done by Division of Forestry, with cooperation of Water Commission. Thereafter Water Commission to determine effect of burning upon the run-off of water, and underlying water level and springs in the area affected. Amount of appropriation left blank.

S.B. 140—McCOLL and PARKMAN. Amends Secs. 2436, 2443, 2445 and 2446 Pol. C., re pilotage of vessels.

Changes made to make sections apply only to ports not covered by the "Pilot Code of San Francisco Bay and Tributaries."

See S.B. 141.

S.B. 141—McCOLL and PARKMAN. New act, re Pilot Code for the bays of San Francisco, San Pablo, Suisun and their tributaries.

Defines bar pilots and inland pilots. Provides for Board of Pilot Commissioners; powers and duties of board; board to appoint 20 bar pilots and five inland pilots; appointment of pilots on San Francisco Bay and tributaries by the board, forbids making of regulations inconsistent with code, or levying of pilotage charges by any municipality or political subdivision.

Establishes qualifications for pilots; requires posting of \$5,000 bond; sets forth rights, duties and liabilities of pilots; fixes rates for bar and inland pilotage and establishes who is liable therefor. Provides for revocation and suspension of licenses for cause.

Repeals following Pol. C. Secs.: 2440, 2457, 2457a and 2458 to 2470, inclusive.

S.B. 142—REINDOLLAR. Repeals Sec. 11a, Act 7093, re delinquencies, interest, penalties and redemption in respect to assessments levied by Islais Creek Reclamation District.

Ch. 9, Stats. 1935. To take effect immediately.

S.B. 143—TICKLE. Amends Sec. 737aa Pol. C., re salary of Monterey County Superior Judge.

Increases salary from \$7,400 to \$8,000.

S.B. 144—SEAWELL and POWERS. New act, re operation gas and diesel cars.

Makes it unlawful to operate gas, gas-electric, diesel, or diesel-electric motor car or locomotive without a man, in addition to the operator, in the control compartment.

A.B. 328 apparently identical.

S.B. 145—SCHOTTKY. Amends Sec. 36, Act 512S, California Vehicle Act, re applications for registration of vehicles.

Adds requirement that application must show county in which owner resides.

S.B. 146—PIEROVICH. New act, moratorium for relief of debtors and guarantors.

Postpones all sales under mortgage or deed of trust on real property until 30 days after effective date of bill, which is an urgency measure. But does not apply to such instruments executed after effective date of bill nor to those securing bonds authorized by Corporation Commissioner or Railroad Commission.

Permits trustor or mortgagor to petition (not later than October 1, 1936) the superior court for postponement of such a sale. After a hearing the court, if

it finds equitable grounds therefor, may so postpone, but not beyond February 1, 1937, conditioned upon payment by petitioner of all or reasonable part of the reasonable value of the income or rental value of the property, or if unimproved, a reasonable sum, as fixed by court, in or toward payment of taxes, insurance, interest, or principal of the debt.

Court may include provisions for maintenance and repair, disposition of income and such other provisions as court deems equitable for protection of the security.

Provisions for modification of such an order, whether to accelerate or further postpone the sale, appear in Sec. 6 of the bill.

Similar remedial relief accorded to purchaser of real property. (Sec. 5.)

Action against the guarantor is suspended during the period of such a postponement. (Sec. 7.) The period of time within which suit may be brought upon the obligation secured is likewise postponed. (Sec. 8.)

Suitable forms for pleadings, etc., to be prescribed by the Judicial Council. If the principal sum is under \$5,000, clerk of court to assist petitioner in filling out the forms and the court is to do whatever it considers just and equitable to determine the issues. (Sec. 14.)

The parties may submit to the court a compromise settlement of the debt and proceeding, which the court may approve. (Sec. 16.)

A.B. 23, which as introduced was apparently identical to S.B. 146.

S.B. 147—EDWARDS. Streets and Highways Code. Prepared under direction of California Code Commission.

Consolidates existing statutory provisions relating to the administration, acquisition, construction, improvement, and maintenance of State highways and county highways. Cross reference tables and source notes are on file in office of Code Commission, 206 State Capitol.

S.B. 148—McCOLL. Amends Sec. 429, F. & G. C., re sporting, fishing and hunting license fees.

Grants free licenses to Spanish-American War veterans and their wives or widows, as well as to every citizen of this State over the age of sixty-five years.

S.B. 149—McCOLL. Amends Sec. 1250, F. & G. C., re fully protected mammals.

Deletes provision classifying forked-horn deer as such in District 14.

S.B. 150—McCOLL. Adds Sec. 29½, Act 6386, Public Utilities Act, re reports of salaries and expenses.

Provides that reports of disbursements and expenses required to be filed with the commission shall not include salaries in excess of \$15,000; and such sums shall not be considered by commission in determination of rates.

Provides that each utility shall at least once annually report all salaries or expenses incurred or paid not in the regular line of employment of any officer or employee, including the preparation or passage of legislation concerning public utilities; providing a fine for failure to make such report; and that such expenses shall not be considered by the commission in the determination of rates.

A.B. 2120 apparently identical.

S.B. 151—McCOLLMACK and GORDON. Amends Sec. 4, Act 1315, re units of Central Valley Project.

Provides for new Yolo-Solano Conduit, unit.

S.B. 152—KEOUGH. Amends Sec. 1, Act 4940, re security for payment of wages of persons engaged in mining industry.

Provides security to be deposited in a bank or trust company in the county where mining property is located or if there is no bank or trust company in the county, then in the nearest bank or trust company.

A.B. 441 apparently identical.



S.B. 153—BIGGER. Amends Sec. 5, Act 5120, re regulation of motor boats of less than 15 tons.

Provides act shall not apply to owner of boat leased, rented or loaned and not at the time equipped with propelling machinery.

S.B. 154—WILLIAMS. Amends Sec. 14, Act 4807, State Medical Practice Act, re revocation of licenses.

Directs any person appealing from the decision of the Medical Board revoking or suspending or placing on probation the holder of a certificate shall post a surety bond of \$250 with the clerk of the court, to secure costs of appeal.

Enlarges definition of unprofessional conduct to include—

- (1) certain types of advertising.
- (2) making or signing of any false certificate while engaged in practice.
- (3) accepting employment from any person or firm soliciting patronage for persons entitled to practice under this act.

S.B. 155—WILLIAMS. Amends Sec. 10, Act 4807, State Medical Practice Act, re courses of study.

Redefines course of instruction to mean resident course of instruction; provision requiring 4000 hours of instruction deleted. Provides that upon application for a certificate documentary proof of such resident course of instruction must be filed with the board. If applicant fails to do this he must file satisfactory documentary evidence that he has completed the senior or final year in an approved medical school in the United States, or in lieu thereof, has served as an interne in an approved hospital in the United States.

S.B. 156—SNYDER. Amends Sec. 4040f Pol. C., re veterans' buildings.

County board of supervisors may rent and lease veterans' buildings and may control the manner in which the veteran groups may sublet or sublease their buildings for other than veterans' purposes and may provide for financial return to county therefor.

S.B. 157—SNYDER. Amends Sec. 990, F. & G. C., re commercial fishing licenses.

Permits persons over the age of sixty years to engage in commercial fishing without a license.

S.B. 158—SNYDER. Amends Sec. 105, C. C. P., re justices of the peace.

Adds provision that a city police judge or a judge of a city court, or other court of a city, who possesses legal qualifications may perform the duties of a justice of the peace at latter's written request.

S.B. 159—SNYDER. Amends Secs. 117d and 117p, C. C. P., re small claims courts.

Requires justice of peace or clerk to fix time for appearance of defendant within 15 instead of 13 days from date of order.

Raises from 25 to 50 cents the fee for mailing copy of affidavit.

S.B. 160—SNYDER. Amends Secs. 1103, 1105 and 1113, Pol. C., re registration of voters.

Under existing law canceled duplicate affidavits of registration are part of the register of voters, and when registration is canceled the original is discarded and the duplicate retained. Proposed to reverse this procedure, and whenever original is mentioned in present sections, bill changes it to duplicate, and vice versa.

S.B. 161—SNYDER. Amends Sec. 421, F. & G. C., re sporting fishing licenses.

Adds "cockle clams" to list of fish for the taking of which such license is required.

S.B. 162—SNYDER. Amends Secs. 4254 and 4254a to 4254s, Pol. C., re compensation of officers in counties of the 25th class, Santa Cruz.

Skeleton bill.

S.B. 163—KING. New act, re tax on vehieles propelled by diesel fuel.

Levies ton-mile tax on vehicles propelled by diesel and similar fuels. Tax graduated according to weight of vehicle; starting at 3 tons, the tax is 2 mills per mile, to maximum of 9 mills per mile for 17 tons or over. Prescribes minimum fees. Proceeds go to general fund to pay highway bonds.

To take effect immediately.

A.B. 407 apparently identical.

S.B. 164—McGOVERN. New act, re cleaning and dyeing. Repeals Act 1417, re same subject.

Requires place used in connection with cleaning and dyeing shop, clothes cleaning establishment, agency collecting clothing to be spotted, pressed, or renovated, or school of spotting, sponging or pressing, to be separated from any place used for cooking, eating and sleeping.

Requires such places to be kept clean, adequately lighted and ventilated.

Does not apply to stores whose major business is mercantile, hotels, or hospitals, where such processes are not carried on commercially.

Violation a misdemeanor.

S.B. 165—McGOVERN. Amends Sec. 386, C. C. P., re counsel fees and costs in connection with substitution of parties, and interpleading of conflicting claims.

Requires court to allow succes-ful applicant or plaintiff a reasonable sum as reimbursement for counsel fees and costs.

S.B. 166—OLSON. Amends Secs. 3244, 3245, 3246 and 3247 (renumbered 3246a), Pol. C., re hours and wages.

Sec. 3244. Fixes six hours as day's work and five days as week's work in manual (except agricultural) labor. Makes contract for additional time void at option of employee. Requires \$1.50 an hour for additional time. Present section fixes eight hours as day's work unless otherwise stipulated.

Sec. 3245. Changes limitation of time on public works from eight hours a day to six hours a day, five days a week.

Sec. 3246. Fixes six hours as day's work and five days as week's work for drivers, conductors, gripmen on street cars. Requires \$1.50 an hour for additional time. Present section fixes twelve hours as day's work with 30 cents an hour for additional time.

Sec. 3246a. (From one of two sections numbered 3247), re suits for additional pay for work under Sec. 3246. Changes to conform to those made in Sec. 3246.

S.B. 167—OLSON. Amends Sec. 653e, Pen. C., re hours of labor on public works. Extends scope of section to all construction work.

Lowers minimum hours on work covered by section, from eight to six in a calendar day, and restricts to five days a week.

A.B. 573 apparently identical.

S.B. 168—OLSON. Amends Sec. 1, Act 4933, re hours of lahor.

Lowers maximum hours in underground work and smelters from eight to six out of 24. Fixes maximum of 30 hours a week.

S.B. 169—GORDON. Amends Sec. 9, Act 1315, re support, prices, rates and charges in the several units of the Central Valley Project.

Permits authority to fix prices, rates and charges for "each unit" and in "respective areas served by each unit," and for payment to "each such unit" of "proportionate share of any bond issue under act."

S.B. 170—METZGER. Amends Secs. 1 and 3 of Ch. 7, Stats. 1934 (Special Session), re redemption of property sold to irrigation districts.

Extends act for one year after September 10, 1934, and deletes the requirement that deed to property has not been taken by district.

Urgency measure.

S.B. 171—PERRY. Amends Sec. 478, Ag. C., re cream.

Permits sale of manufacturing cream, when pasteurized, to persons from whom cream was originally bought. Prohibits resale of such cream by such persons.

S.B. 172—PERRY. Amends Secs. 626 and 627, F. & G. C., and adds Sec. 662.5, re trout and salmon.

Prohibits importation into and sale within this State of steelhead trout.

Prohibits importation into this State of chinook and silver salmon under the size limit.

S.B. 1039 apparently identical.

S.B. 173—PERRY. Amends Sec. 652, F. & G. C., re salmon.

Prohibits spearing of salmon in Eel River above Fernridge in that part of district 1½ in Humboldt County.

S.B. 174—SEAWELL. Amends Sec. 730, F. & G. C., re halibut.

Requires imported halibut to bear mark indicating country of origin.

S.B. 175—SEAWELL. New act, re repair of railroad cars.

Requires company engaged in construction and repair of railroad cars to maintain buildings to protect workmen. Does not apply to company hiring less than six, or to repairs made in less time than to bring the car to the building, or less than 30 minutes. Penalty.

S.B. 176—SEAWELL. New act, re validation of school district bonds.

See digest S.B. 124 substantially identical, except S.B. 124 urgency measure.

S.B. 177—SEAWELL. New act, re validation of school district boundaries.

Validates boundaries of every school, high school and junior college district established or defined one year prior to effective date of act and in which a school tax purported to be levied for the support of such district has been levied during year preceding said effective date.

Urgency measure.

S.B. 178—SEAWELL. New act, re county refunding bonds.

Validates such bonds already, or to be issued and sold, if two-thirds vote has authorized incurring the debt. Provides for levy and collection of taxes to pay principal and interest on bonds.

S.B. 179—SEAWELL. New act, re validation of school districts.

Validates all school, high school and junior college districts existing as such for one year prior to effective date of act.

S.B. 180—SEAWELL. New act, re refunding bonds of cities.

Validates such bonds and provides for levy and collection of taxes to pay principal and interest thereon.

S.B. 181—SEAWELL. New act, re bonds of cities.

Validates such bonds where issuance authorized by two-thirds vote, and provides for levy and collection of taxes to pay principal and interest thereon.

S.B. 182—SEAWELL. New act, re bonds of counties.

Validates such bonds where issuance authorized by two-thirds vote, and provides for levy and collection of taxes to pay principal and interest thereon.

S.B. 183—SEAWELL. New act, re validating bonds of flood control districts.

Validates bonds of flood control districts, including refunding bonds provided for by proceedings heretofore taken.

S.B. 184—SEAWELL. New act, re validating proceedings for annexation of territory by municipal corporations.

Provides for validation of proceedings purporting to have annexed to, and incorporated in, a municipal corporation any territory, when certified record thereof has been filed with Secretary of State. Excepts annexations the validity of which are pending in a legal proceeding.

S.B. 185—SEAWELL. New act, re municipal improvement districts.

Validates bonds issued by such districts organized under Act 5184 and provides for levy and collection of taxes to pay principal and interest thereon.

S.B. 186—SEAWELL. New act, re validating bonds of sanitary districts.

Validates bonds of sanitary districts, including refunding bonds provided for by proceedings heretofore taken.

S.B. 187—SEAWELL. New act, re municipal improvement districts.

Validates organization and existence of such districts organized under Act 5184.

S.B. 188—SEAWELL. New act, re validating bond proceedings of municipal water districts.

Validates all proceedings for issuance of bonds and all bonds heretofore issued or sold or to be issued or sold by any municipal water district.

S.B. 189—SEAWELL. New act, re validating water districts.

Validates organization and existence of municipal water districts.

S.B. 190—SEAWELL. New act validating bond proceedings of water conservation districts.

Validates all proceedings for issuance of bonds and all bonds heretofore issued or sold by any water conservation district.

S.B. 191—SEAWELL. New act validating water conservation districts.

Validates organization and existence of water conservation districts.

S.B. 192—SEAWELL. New act, re joint highway districts.

Validates bonds of such districts and provides for levy and collection of taxes to pay principal and interest thereon.

S.B. 193—SEAWELL. New act validating bonds of reclamation districts.

Validates bonds of reclamation districts, including refunding bonds, and all proceedings relative thereto.

S.B. 194—SEAWELL. New act, re Acquisition and Improvement Act of 1925 (Act 3276a).

Validates bonds of acquisition and improvement districts organized under Act of 1925 and authorizes levy and collection of a tax to pay principal and interest thereon.

Urgency measure.

S.B. 195—SEAWELL. New act, validating bonds of irrigation districts.

Validates bonds of irrigation districts, including refunding bonds, and all proceedings relative thereto.

S.B. 196—SEAWELL. New act, re Acquisition and Improvement Act of 1925 (Act 3276a).

Validates organization and existence of acquisition and improvement districts organized under Act of 1925 pursuant to a resolution of intention adopted prior to January 1, 1933.

Urgency measure.



S.B. 197—SEAWELL. New act, re bridge and highway districts.

Validates bonds of such districts, organized under Act 936, when issuance of bonds was approved by more than two-thirds vote, and authorizes levy and collection of tax to pay principal and interest thereon.

S.B. 198—SEAWELL. New act, validating county water districts.

Validates organization and existence of county water districts.

S.B. 199—SEAWELL. New act, confirming and validating irrigation districts.

Confirms and validates formation or organization and existence of irrigation districts.

Urgency measure.

S.B. 200—SEAWELL. New act, legalizing bonds of port districts.

Legalizes bonds heretofore issued and sold or to be issued and sold by port districts, when authorized by vote of not less than two-thirds of electors of such port district.

S.B. 201—SEAWELL. New act, validating bonds of county water districts.

Validates all proceedings for issuance of bonds and all bonds heretofore issued or sold or to be issued or sold by any county water district, providing for application of proceeds of sale of such bonds.

S.B. 202—SEAWELL. New act, legalizing revenue bonds by port districts.

Legalizes revenue bonds heretofore issued or sold or to be issued or sold by port districts.

S.B. 203—PARKMAN. New act, re bond elections in State, county, city, town, school or high school districts.

Provides for separate ballots at bond elections; colored ballot for persons owning real property on assessment roll, or spouse of such owner; white ballot for registered voters not such property owner or spouse thereof. Ballots to be cast and counted separately. If majority of either is against bond issue, proceeding thereon to cease.

S.B. 204—GARRISON. Adds Secs. 379 to 379d, Pol. C., re creating a State Department of Fish and Game.

Creates in charge of the department a commission of five members elected by districts, which districts are defined in Sec. 379.

First election to be held in 1936, pending which time the present commission is continued in existence.

Members of the commission serve without compensation. The new department succeeds to the powers and duties of the Department of Natural Resources in so far as relates to fish and game.

S.B. 205—GARRISON (by request). Adds Secs. 9a, 9b, 9c, 9d, and 11b, Act 112, California Real Estate Act, re brokers and salesmen.

Provides for bond in amount of \$2,000 to be filed by licensed brokers for faithful performance of real estate undertakings by brokers or their salesmen. Sureties upon such bonds may pay any claim covered thereby and be released to that extent and may be released for future defaults by the Real Estate Commissioner who shall require a new bond of the broker.

Every salesman and broker who sells property must specify upon the deed or contract of sale all encumbrances to which the property is subject.

S.B. 206—CRITTENDEN. Amends Sec. 737mm, Pol. C., re salary of San Joaquin superior judges.

Skeleton bill.

S.B. 207—CRITTENDEN. Amends Sec. 4239, Pol. C., re salary of officers of San Joaquin County.

Skeleton bill.

S.B. 208—CRITTENDEN. Amends Sec. 111, Pen. C., re costs of criminal trials.

Skeleton bill.

S.B. 209—PIEROVICH. Amends Sec. 9, Act 5130d, re refunds under act imposing tax on transportation of persons and property for hire on public highways.

Provides each licensed operator shall be entitled to a refund of all taxes paid on all motor vehicles the operation of which did not yield an amount in excess of \$500 annually in gross receipts.

S.B. 210—SHARKEY. Amends Sec. 415, C. C., re holding of real property by insurance companies.

Permits insurance companies to hold real estate acquired under Sec. 341 of the General Corporation Law. (Sec. 341, C. C.)

Property acquired, which is not necessary for the convenient transaction of business must be disposed of within five years.

S.B. 211—SHARKEY. New act, authorizing banks and insurance, personal finance, mortgage, mortgage insurance, building and loan and trust companies and fiduciary institutions in certain cases to make loans or advances of credit which are insured pursuant to the National Housing Act, and to invest in certain securities of National mortgage associations.

Ch. 6, Stats. 1935. To take effect immediately.

S.B. 212—WILLIAMS. Insurance Code. Prepared under direction of California Code Commission.

Assembles and consolidates the existing laws on insurance, insurance business, motor clubs, underwriters' fire patrols and the Insurance Commissioner. A complete digest and cross-reference index is on file in the office of the Code Commission, Room 206, State Capitol.

S.B. 213—FLETCHER and BIGGAR. New act, re authorizing State Treasurer to accept, for the State, \$1,000,000 from California Olympiad Commission for exposition purposes.

Creates Olympiad fund for deposit of such sum, such fund to be used for State exhibits or buildings at any exposition. Provides for expenditures from such fund by Department of Public Works as authorized by Legislature.

S.B. 214—MIXTER. Amends Sec. 3766, Pol. C., re delinquent tax lists.

Requires list to be segregated according to school districts and published in one issue of a newspaper published in school district and county; in county paper deemed by supervisors most likely to give notice to taxpayers of school district if no paper published in school district; in three public places if no paper published in county.

S.B. 215—DUVAL. Adds Sec. 1219.5, Ag. C., re nonprofit cooperative marketing associations.

Requires annual report of directors of such association similar to report required of directors of stock corporations by Sec. 358 C. C., which requires report to include financial statement.

S.B. 216—DUVAL and EDWARDS. New act, re acceptance of assistance by State from Federal government to construct additional prison facilities.

Skeleton bill.

S.B. 217—DUVAL and EDWARDS. New act, re establishment and construction of State prison and making appropriation therefor.

Skeleton bill.

S.B. 218—SWING. New act, re primary State highways.

Directs Department of Public Works to lay out and construct a State highway from Needles to Colorado River, and to cooperate with Arizona or the United States, or both, in constructing a bridge across said river to connect with highway in Arizona.

Said highway and that portion of said bridge within this State are to be part of primary State highway system and are to be laid out, constructed and maintained from State highway money available to the 13 southern counties.

S.B. 219—SWING. Amends Sec. 94, Ag. C., re citrus fruit fairs.

Recasts section. Adds provision that in order to receive State aid such fair shall have been conducted for not less than 10 nor more than 15 days in each calendar year in last 20, and that citrus fruits are exhibited for prizes at such fair. Adds provision that such fair may receive benefits and appropriations as "otherwise provided by law." Adds provision that association conducting such fair must be organized to conduct such fair.

S.B. 220—RICH. New act, appropriating blank sum of money to purchase property to accommodate State offices and providing for renting portions thereof and disposing of moneys received therefrom.

Skeleton bill.

S.B. 221—McGOVERN. Adds new Sec. 283½, C. C. P., re authority of attorney.

Provides that attorney can not hind client as to extension of time within which another party may move in any proceeding.

S.B. 222—McGOVERN. Amends Sec. 430, C. C. P., re demurrers.

Deletes from grounds for demurrer grounds that several causes of action are improperly united or not separately stated; and that complaint is ambiguous, unintelligible, or uncertain.

S.B. 223—McGOVERN. Amends Sec. 1032, C. C. P., re costs in superior court.

Deletes provision that plaintiff can not recover costs in certain actions, when judgment could have been rendered by a municipal or inferior court in same county or city and county.

S.B. 224—McGOVERN. New act to be known as the "California Industrial Code Act."

Creates a State board of 15 members known as the Industrial Code Commission and the position of chief administrative officer of the commission, and defines their powers and duties in respect to the administration of the act.

Provides for the adoption of State codes of fair competition by the board upon application of three or more persons engaged in the trade or industry affected. Conditioned in each case that the board find that the code will impose no inequitable restrictions, is not designed to promote monopolies or oppress small enterprises, that the industry or trade is one to which the act applies, and that the petitioning group represents a majority of intrastate business done in the area and in the industry affected. The board has continuing jurisdiction over the code and for the enforcement of the provisions thereof and of the act.

Each such code shall contain provisions relative to collective bargaining, minimum rates of pay, maximum standards of hours, and other conditions specified in Sec. 6; also, such fair trade practice and other provisions specified in Sec. 7 as conditions in the industry may require.

Each code must provide for an administrative body known as the code authority which, subject to review by the State board, is vested with certain powers of administration and enforcement. Application fees are prescribed by Sec. 10 and certain assessments by Sec. 9.

Provision is made also for State codes supplemental to national codes (Sec. 11).  
Appropriates \$150,000 as a revolving fund to carry the act into effect.

Expires by limitation August 15, 1937; or sooner if prior to that date the Governor proclaims the termination of the present emergency, upon recommendation of the Industrial Code Commission.

Repeals Acts 8775 and 8779, California Recovery Act and supplement of 1933. Urgency measure.

A.B. 1315 apparently identical.

S.B. 225—YOUNG. New act, re establishment of institution for cure of drug addicts.

Skeleton bill.

S.B. 226—YOUNG. Adds Sec. 675c, Pol. C., re information for State agencies.

Authorizes the execution of contracts on behalf of departments and agencies of this State with the Interstate Reference Bureau or similar agency engaged in the business of furnishing information concerning the activities, duties and powers of State governmental agencies in the several States.

S.B. 243 apparently identical.

S.B. 227—KNOWLAND. New act, re prohibiting use of white canes except by blind persons.

Provides only blind persons shall carry white canes and that pedestrians and drivers of motor vehicles approaching blind persons with canes must stop and take precautions against accidents. Penalty for violation.

S.B. 228—TICKLE and PIEROVICH. Amends Secs. 1.01 to 15.17, Act 986, Building and Loan Association Act, re building and loan associations.

Skeleton bill.

S.B. 229—YOUNG. Amends Secs. 1, 1a, 1b, 1c, 3, 10c, 11, and 15, and adds Secs. 11.5, 11.6 and 18, Act 5323, re narcotic drugs.

Prohibits transportation of drugs; requires notice to Division of Narcotic Enforcement in cases of out of State orders or purchases; increases penalties; makes it apply to any user, in addition to habitual user, of narcotics.

Provides that where drugs or smoking paraphernalia have been seized under this act, and the owner is a fugitive from justice, the above articles shall be turned over to the State Division of Narcotic Enforcement, upon demand, for safekeeping until owner is prosecuted.

Provides that when such articles have been seized under this act, and the case disposed of in a way other than conviction, the articles shall be turned over to the said department unless court finds that the narcotics were lawfully possessed by the defendant.

Changes the time for bearing on forfeiture proceeding from 20 to 30 days from the time of the filing of the verified answer.

Adds short title, "State Narcotic Act."

S.B. 230—DIFANI. Adds Sec. 2.195, Sch. C., re Indian reservations in school districts.

Provides for annexations by county superintendent of schools after 1936 of Indian reservations to a contiguous elementary school district.

S.B. 231—DIFANI. Amends Sec. 3.3, Sch. C., re schools for Indians.

Abolishes authority of school district boards to establish separate schools for Indians who are wards of the United States or who are descendants of original American Indians of the United States.

S.B. 232—DIFANI. Amends Sec. 365e½, Pol. C., re alternate bids for high type paving on State highways

Provides that the Department of Public Works, in determining whether a particular type of pavement is more suitable than another type, shall consider

weather conditions, safety factors, traffic, grades, condition of subgrade, maintenance, durability, and other factors involved in laying of pavements.

Makes determination of department final and conclusive in absence of actual fraud.

A.B. 1535 apparently identical.

S.B. 233—DIFANI. Repeals Sec. 365e½, Pol. C., re alternate bids for high type paving on State highways.

A.B. 1534 apparently identical.

S.B. 234—DIFANI. Amends Sec. 330.24, C. C., re mutual water companies.

Provides that such companies may sell water to State, State agency, or school district. If land to which shares of stock are appurtenant is bought by State, State agency or school district, stock is canceled. Stock shall be reissued in case of subsequent sale of such land.

S.B. 235—DIFANI. Amends Secs. 2 and 3, Act 9109, re regulation of water companies.

Adds provision to allow a private corporation furnishing water to no one except its stockholders or members, and not subject to the control of the Railroad Commission, to furnish water to the State or any agency or department thereof, or to any school district without being subject to the control of the Railroad Commission.

S.B. 236—DIFANI. Amends Secs. 2 and 3, Act 6425, re bidding on public contracts.

Provides for alternate plans for construction, reconstruction, or alteration of any road, one of which shall provide for hard surface.

Notices of receiving bids for such work must specify that bids will be received for two or more distinct types of highway, one of which must be a hard surface type.

A.B. 1536 apparently identical.

S.B. 237—DIFANI. Amends Sec. 7, Act 3303a, re secondary State highways.

Provides that existing State highway shall run from Route 26 near Valerie Jean (instead of Indio) to Route 26 near Brawley via Mecca and north shore of Salton Sea.

S.B. 238—POWERS. New act, re Austrian field cress.

Appropriates \$10,000 to Department of Agriculture to eradicate Austrian field cress. Declares same nuisance, to be abated by Director of Agriculture. State to bear two-thirds of expense, counties one-third.

S.B. 239—FLETCHER. New act, re contracts for fire protection.

Provides county fire protection district board of directors may contract with contiguous municipality for furnishing fire protection to such municipality.

Provides for tax levy upon real property to raise funds necessary for purposes of such contract.

S.B. 240—POWERS. Adds Sec. 607, St. and H. C., re secondary State highways.

Establishes such a highway from State Highway Route 73 near Standish to State Highway Route 29 near Buntingville.

S.B. 241—FLETCHER (by request). New act, to be known as the "Stock Transfer Tax Act."

Imposes a tax upon the transfer of certificates of stock, certificates of rights to stock and certificates of deposit representing stock in a domestic or foreign corporation, except transfers of stock as collateral security and the other limited types of transfers enumerated in Sec. 3 of the bill.

The rate is 3 cents per share if the sale price is under \$20, 4 cents if the sale price is over \$20.

The tax is collected through the medium of affixing and canceling stamps. Administered by the State Board of Equalization.



S.B. 242—FLETCHER. New act, re licensing of mining engineers and assayers.

Provides for State Board of Registration of Mining Engineers and Assayers, nonsalaried, secretary to receive \$3,000 a year. Powers and duties similar to those of board for civil engineers under Act 1384.

Provides for licensing of mining engineers or assayers upon application and payment of fee; establishes qualifications of education and experience for mining engineers and assayers; for examination of applicants; for suspension and revocation of licenses; lists persons exempt from provisions of act; and provides penalty for practicing mining engineering or assaying by unlicensed persons.

S.B. 243—YOUNG. Adds Sec. 675c, Pol. C., re information for State agencies.  
See digest S.B. 226, apparently identical.

S.B. 244—SLATER and McCORMACK. New act, levying an excise tax on sale of oleomargarine.

Oleomargarine is defined in Subd. (a) of Sec. 1.

Rate 10 cents per pound and is paid and collected through means of purchasing, affixing and canceling of stamps. Paid by distributor.

Administered by Director of Agriculture.

Urgency measure.

A.B. 578 apparently identical.

S.B. 245—SLATER. Repeals Secs. 3.284 and 3.285, Sch. C., re high school courses in elementary schools.

Removes right of board of school trustees to levy a special tax for such high school instruction in elementary schools and does away with right of high school boards to aid in paying expenses of such instruction.

S.B. 246—McGOVERN. Adds Sec. 609, Sts. and H. C., re secondary State highways.

Establishes such a highway, to be known as "Divisional Highway," in the City and County of San Francisco.

S.B. 247—McGOVERN. New act, re secondary State highways.

Same as S.B. 246, but is directed to existing law instead of to Sts. and H. C.

S.B. 248—HAYS. Amends Sec. 1030, Pol. C., re office hours in State Offices.

Changes office hours of State offices, except Compensation Insurance Fund. Offices to be open from 8.30 a.m. to 4.30 p.m. on week days and from 8.30 a.m. to 11.30 a.m. on Saturdays.

S.B. 249—OLSON. Amends Secs. 3244, 3245, 3246, and 3247 (renumbered 3246c) and adds 3246a and 3246b, Pol. C., re hours and wages.

Sec. 3244. Fixes six hours as day's work and five days as week's work in manual (except agricultural) labor. Makes contract for additional time void at option of employee. Requires \$1.50 an hour for additional time. Present section fixes eight hours as day's work unless otherwise stipulated.

3245. Changes limitation of time on public works from eight hours a day to six hours a day, five days a week.

3246. Fixes six hours as day's work and five days as week's work for drivers, conductors, gripmen on street cars. Requires \$1.50 an hour for additional time. Present section fixes 12 hours as day's work with 30 cents an hour for additional time.

3246a. Fixes seven hours as day's work and five days as week's manufacturing, mechanical, mercantile, office, or professional work. Makes contract

for additional time void at option of employee. Provides that additional time be paid for at \$2 an hour.

3246b. Fixes 48 hours as week's agricultural, nursing, or domestic work. Makes contract for additional time void at option of employee. Provides double pay for additional time.

3246c. (From one of two sections numbered 3247.), re suits to recover additional pay. Extended from suits under Sec. 3246 to suits under any section amended by bill with changes in hours and wages to conform to those made to preceding sections.

A.B. 574 apparently identical.

S.B. 250—GORDON (by request). Amends Secs. 2052, 2071, and 2072, repeals Sec. 2051 and adds Sec. 2033, Ins. C., re fire insurance.

Makes breach of provisions in policy by insured no defense to an action thereon unless such breach contributes to bring about the destruction of the property.

Makes valuations obligatory in every policy.

Changes standard form of policy by deleting the limitation on liability of the insurer to the cash replacement value of the insured's interest at time of loss. Deletes provision for appraisal of loss upon failure of insurer and insured to agree. Shifts time of payment of loss from sixty days after appraisal to thirty days after receipt of proof of loss.

Repeals Sec. 2051 which set replacement cost as measure of indemnity for injury or loss.

S.B. 251—OLSON. Amends Secs. 12, 13, and 14, Act 3421, Horse Racing Act, re fees.

Increases license fee from 4 to 6 per cent; reduces Commission deduction from pari mutuel pools by licensee from 8 to 6 per cent. Provides that one-third of the balance of the money in fair and exposition fund, shall be paid into State's general fund.

S.B. 252—OLSON. Amends Sec. 2924, C. C., re mortgages.

Provides that all transfers for security are mortgages, and must be foreclosed by action. Retains present exceptions as to transfers pursuant to order of court; transfers to secure bonds or evidences of indebtedness authorized by Corporation Commissioner; and transfers by public utility subject to Public Utilities Act.

A.B. 515 apparently identical.

S.B. 253—KING. Amends Sec. 726, C. C. P., re deficiency judgments.

Limits deficiency judgments after foreclosure of mortgage or deed of trust to 10 per cent of indebtedness secured.

S.B. 254—METZGER. New act, re purchase of lands for "William Brown Ide Memorial Park" in Red Bluff by Department of Natural Resources.

Amount of appropriation left blank.

S.B. 255—METZGER. Adds Sec. 844, C. C., re actions for declaration of rights of persons associated in use of ditches, flumes, pipe lines or conduits for conveyance of water.

Provides that majority of users entitled to more than 50 per cent of water may bring court action to determine rights of all users in water and proportionate share of expense to be borne by each user.

S.B. 256—McCORMACK. Amends Secs. 251, 304, 307, 323, 348, 364, 374, 463, and 465, Sts. & H. C., re descriptions of primary and secondary State highways.

Alters the existing primary State highways as follows:

(1) On Route 7, makes southern terminus "Route 14 near Crockett" instead of "Benicia" and extends northern terminus from Tehama Junction to Red Bluff.

(2) On Route 14, extends southern terminus from Albany to the junction of San Pablo Avenue and 38th Street in Emeryville.

(3) On Route 22, extends primary highway westerly from San Juan Bautista to relocated Route 2 near The Rocks.

(4) On Route 23, extends primary highway from Saugus southerly to Los Angeles.

Alters the existing secondary State highways as follows:

(1) Adds to Route 4 the highway from the Santa Clara River Bridge (on said route) to Saugus.

(2) Re-describes Route 23 as from Los Angeles to Route 11 near Meyers Station via Antelope Valley, Independence, Bridgeport and Markleeville.

(3) Extends Route 48 from McDonald's to Route 1, near Cloverdale.

(4) Provides that the portion of Route 64 which commences at Route 26 near Indio is to connect with the Mecca-Blythe portion of Route 64 near Shaver's Summit.

(5) Changes description of Route 74 which now reads "Vallejo to Route 8," so that it reads "from a point on Route 8 near the Napa Y to Cordelia via Vallejo and Benicia."

(6) Clarifies description of Route 163 to be from a point southerly of the westerly extension of Wilshire Boulevard in Santa Monica to Windward Avenue via Promenade in Santa Monica and Ocean Front Walk in the city of Los Angeles.

(7) Provides that Route 165 which is from San Pedro to Route 9 near La Canada via Figueroa Street is to also be via Linda Vista Avenue.

S.B. 257—McCORMACK. Amends Secs. 4120 and 4121, Pol. C., re county treasurers.

Permits examination and counting by board of supervisors or grand jury or by agent thereof of books, accounts, money and vouchers of reclamation districts which are in county treasurer's office.

S.B. 258—WAGY. New act, re teletype system.

Authorizes leasing facilities and equipment for teletype system to be established between ----- cities, under control of Bureau of Criminal Investigation and Identification. Appropriation in blank amount.

Part skeleton bill.

S.B. 259—WAGY and CRITTENDEN. Amends Secs. 221, 223, repeals Sec. 230, Ag. C., re bovine tuberculosis.

Deletes provision requiring approved veterinarian to be specifically designated by Department of Agriculture. Term "approved veterinarian" changed to mean "licensed veterinarian."

Repeals Sec. 230 prohibiting tuberculin testing of animals found to be reactors.

S.B. 260—GARRISON. Amends Secs. 2,870, 2,871, 2,872, 2,885, 2,887, 2,890, 2,911, 2,917, 2,940, 2,941, 2,990, 2,1055, 2,1090, 2,1152, and 2,1199, Sch. C., re election of school trustees.

Changes time of election from March to June of each year, and of taking office from May to July.

S.B. 261—GARRISON. Amends Sec. 1241, C. C. P., re eminent domain.

Empowers irrigation districts to condemn property.

S.B. 262—McCOLL. Amends Sec. 10, Act 91, re outdoor advertising.

Provides that money from the "Supervision of outdoor advertising fund" shall be withdrawn after being audited and allowed as now provided by law. The existing provision is that on order of the Director of Public Works the Controller shall draw his warrant "without the approval of any board."

At the end of each fiscal year the State Controller shall transfer to the general fund all "unexpended balances" over \$10,000 in the "Supervision of outdoor advertising fund." The existing provision requires the director to transfer all "unbudgeted" balances over such amount.



S.B. 263 and S.B. 264—YOUNG. Amends Act 5994, re narcotics.

Skeleton hills.

S.B. 265—MCCOLL. Amends Sec. 862, Act 5233, re sixth class cities.

Allows city council to spend not to exceed 5 per cent of moneys accruing to general fund in any fiscal year for music, promotion, or indigent relief.

S.B. 266—BIGGAR. Adds Secs. 65.5, 975 and 1069, amends Secs. 721, 722 and 724, F. & G. C., re taking of catfish for commercial purposes.

Creates District 24, consisting of a portion of Clear Lake.

Restricts taking of catfish to troll or hand lines, with not more than two hooks, except that between September 1-April 20, catfish may be taken in District 24 with setlines using more than two hooks.

Removes provision permitting sale at any time in District 2 of catfish taken in Clear Lake.

Prohibits sale of all fish taken in District 2.

Requires persons taking catfish for sale to procure a commercial fishing license, and to register the fishing boats.

S.B. 267—BIGGAR. Amends Sec. 721, F. & G. C., and adds Secs. 722a and 975, re catfish.

Restricts taking of catfish to troll or hand lines having not more than two hooks.

Prohibits sale of catfish taken in District 2.

Prohibits use of any line having more than two hooks for purpose of taking catfish in District 2.

S.B. 268—BIGGAR. Amends Sec. 721, F. & G. C., adds Sec. 975, re catfish.

Restricts taking of catfish to troll or hand lines with not more than two hooks.

Use of set lines prohibited, except that indigent residents of Lake County may use set lines containing more than two hooks for catfish in Clear Lake.

S.B. 269—KING. Amends Sec. 690, C. C. P., re exemption from execution and attachment.

Adds exemption of one motor vehicle of value not exceeding \$100.

S.B. 270—MCGOVERN. New act, to be known as the "Inheritance Tax Act"

Repeals Act 8443, the Inheritance Tax Act of 1921, but is in effect a continuation, reenactment and revision of the Act of 1921 as amended.

Principal change appears to be the application of the tax to all life and accident insurance policies payable on account of the death of the insured, instead of only those policies which are payable to the insured or his estate as at present. Such extension applies to all such policies payable to named beneficiaries hereafter issued and to those now in force in which the insured has the right to change the beneficiary or in which he has a cash surrender right.

As to rates of taxation and exemptions, the only change from the existing law appears to be that affecting the wife of the decedent. The wife is placed in the same class as the husband, lineal issue, lineal ancestor, or an adopted or mutually acknowledged child, and no separate classification for the wife is made as in Sec. 63 of Act 8443. The wife is allowed an exemption of \$24,000, the same as now allowed a minor child, and rates on bequests in excess of such exemption are the same as those for others in the class mentioned. The effect of this is to levy a tax of 1 per cent on the difference between \$24,000 and \$25,000, where such difference is now exempt. The rate on the excess, after deduction of exemption from \$25,000 to \$100,000, is the same as the present rate; from \$100,000 to \$200,000 the rate is 7 per cent instead of 6 per cent; from \$200,000 to \$300,000 the rate is 9 per cent instead of 7 per cent; from \$300,000 to \$500,000 the rate is 9 per cent instead of 8 per cent and over \$500,000 the rate is 10 per cent instead of 8 per cent.

Other changes appear to be mainly administrative and procedural and for the purpose of clarification.

S.B. 271—McGOVERN. Amends Sec. 281 C. C. P., re practice of law in any court

Section now excepts justices' and police courts from requirement that person must be an attorney to practice in court. Amendment deletes the exceptions.

S.B. 278 apparently identical.

S.B. 272—McGOVERN. Amends Sec. 141½, Act 5128, California Vehicle Act, re liability of owner or driver of a vehicle for injury to or death of a guest.

Adds "gross negligence" of the owner, driver or person responsible for the operation of the vehicle, to the list of types of cases in which the liability exists.

See S.B. 273, apparently identical, and S.B. 274, which makes a similar amendment to the Veh. C.

S.B. 273—McGOVERN. Amends Sec. 141½, Act 5128, California Vehicle Act, re liability of owner or driver of a vehicle for injury to or death of a guest.

See digest S.B. 272, apparently identical, and S.B. 274, which makes a similar amendment to the Vehicle Code.

S.B. 274—McGOVERN. Amends Sec. 403, Vehicle Code, re liability of owner or driver of a vehicle for injury to or death of a guest.

See digest S.B. 272 and S.B. 273, which effect similar amendments in relation to Act 5128, the California Vehicle Act.

S.B. 275—McGOVERN. Amends Sec. 426, C. C. P., re complaints in divorce actions.

Cause of action may be stated in general terms. Bill of particulars to be delivered within five days after demand. Court may require further statement of particulars if necessary.

See S.B. 280.

S.B. 276—McGOVERN. New act, re revenue bonds issued by a city or county having a freeholders charter which authorizes the issuance of such bonds.

Provides that such bonds issued by the city or county, or board or department thereof, may be issued as negotiable instruments; and that the signatures thereto may be facsimile signatures, except that one signature to each bond (but not to the interest coupons) must be by autograph; and that the bonds may be registered and may be payable at points outside of State.

S.B. 277—McGOVERN. Amends Sec. 164, C. C., re community property.

Changes presumption re conveyance to married woman. If conveyance to her and person other than her husband, presumption is she is tenant in common. If conveyance to her and her husband, presumption is that property is community property.

S.B. 278—McGOVERN. Amends Sec. 281, C. C. P., re practice of law.

See digest S.B. 271, apparently identical.

S.B. 279—McGOVERN. Adds Sec. 644a, Pen. C., re persons ineligible to parole.

Provides that anyone hereafter convicted who used or displayed a deadly weapon in the commission of a felony shall serve his full term and shall not be eligible for parole.

S.B. 280—McGOVERN. Amends Sec. 426, C. C. P., re complaints in divorce actions.

See digest S.B. 275, apparently identical.

S.B. 281—McGOVERN. Adds Secs. 371a, 371b, Prob. C., re will contests.

When issue is incompetency, duress, menace, fraud or undue influence, no nonsuit to be ordered. Issue to be submitted to jury, unless jury waived. If incompetency at time of execution of will, and for three months or more prior thereto, is established, burden of proof shifts to defendant.

S.B. 282—McCORMACK. Amends Sec. 16x24, Act 9204. Weights and Measures Act, re compensation of sealer of weights and measures in counties of twenty-fourth class, Solano County.

Changes the salary from \$1,620 to \$1,800 per annum.

S.B. 283—TICKLE. Amends Sec. 13, Act 3421, Horse Racing Act, re moneys received under the act.

Skeleton bill.

S.B. 284—McCOLL. Amends Sec. 1197, Pol. C., re election ballots.

Provides that name of incumbent shall appear first on ballot. If more than one incumbent, their names shall appear in alphabetical order. Deletes provision re statement of who is presidential and vice presidential nominees of various parties at head of column containing names of electors. Changes ballot to conform.

S.B. 285—SEAWELL. New act, re allocation of money in "Fair and exposition fund" for the benefit of State institutions providing training in agriculture.

Skeleton bill.

S.B. 286—SCOLLAN and FLETCHER. New act, re regional colleges.

Creates State colleges in San Diego, Santa Barbara, Fresno, San Jose, San Francisco, Arcata, Sacramento and Chico, all to have as their objects the training of teachers and other educational functions assigned to them by the Director of Education. They shall include a college of letters and sciences and a full course of study shall be four years and lead to a baccalaureate degree.

A.B. 833 apparently identical.

S.B. 287—SCOLLAN and McGOVERN. New act, providing for the adoption (in any city, city and county, or county) of codes applicable to "service trades" defined as those wherein service is rendered to the public without the sale of merchandise as such.

To initiate such a code 80 per cent of the business establishments in the trade and area affected must petition the governing body of the city, county, or city and county, which has authority to approve or reject. The provisions of any applicable National code are deemed incorporated in a code adopted under this bill.

Urgency measure.

S.B. 506 and A.B. 329 apparently identical.

S.B. 288—McGUINNESS. Amends Secs. 37, 371, 372, 697, Veh. C., re semitrailers, additional registration fees, weight fees, and length of vehicles.

Deletes provision that tractor and semitrailer need be permanently joined to constitute one vehicle, and extends maximum length of tractor and semitrailer from 33 to 36 feet. Provides for additional registration fee, and for weight fees for vehicles using fuel not taxed under Motor Vehicle Fuel License Tax Act. These fees same as now charged electric vehicles. Applies to vehicles using Diesel and similar fuel.

S.B. 289—EDWARDS. New act, validating the formation and existence of certain harbor districts formed under Act 3204 and all proceedings for the issuance of bonds heretofore issued and sold, and authorizing the levy and collection of taxes sufficient to pay the principal and interest thereon.

S.B. 290—EDWARDS. Adds Sec. 21, Act 3204, re expenditure of proceeds of harbor district bonds.

Provides that where the purposes for which the bonds were voted are being or shall be carried out by cooperation between the United States and the district, the proceeds of the bonds may be turned over to the United States to be expended by it in the performance of such work. Similar arrangements may be made where such work is being performed jointly by the district and the United States. Such arrangements or agreements are validated and confirmed, and the turning over to the United States of any such moneys is likewise validated.

S.B. 291—METZGER. Adds Sec. 311.5, Ag. C., re persons handling meat.

Director of Agriculture may require health certificate of such persons, signed by person licensed under State Medical Practice Act.

S.B. 292—METZGER. Amends Sec. 312, Ag. C., re slaughtering establishments.

Excludes from computation of fee for inspection by Department of Agriculture, traveling expenses and premiums for workmen's compensation for inspectors.

S.B. 293—MIXTER. Amends Sec. 98 and repeals Secs. 99, 99½, 106, 107 and 108, Act 3854, California Irrigation District Act, re cancellation of unissued or unsold district bonds and coupons.

Dispenses with the necessity of an election and permits such reduction upon a two-thirds vote of the district board therefor.

S.B. 294—FLETCHER (by request). Amends Sec. 682, C. C. P., re writ of execution.

Deletes provisions requiring writ to state the particular kind of money in which obligation is payable and requiring officer to receive payment only in that kind of money.

S.B. 295—FLETCHER (by request). Amends Sec. 3½, Act 3625, Child Labor Law, re street occupations.

Raises minimum male age in street occupations from 10 to 12 and provides that between ages of 12 and 14 boys may engage in street occupations only on regular weekly school holiday or during public school vacation. Requires all minors covered by section to hold work permits issued by local superintendent of schools.

Adds sale and distribution of merchandise to list of street occupations.

S.B. 296—FLETCHER (by request). Amends Sec. 3627, Pol. C., re basis of assessing property.

Bases assessment of property on sales or average earning capacity.  
A.B. 2177 apparently identical.

S.B. 297—FLETCHER (by request). Adds Sec. 5½, Act 2256, Direct Primary Law, re qualifications of candidates.

Name of person not to appear on ballot as party nominee unless person registered with party, and has not been registered with another party in preceding two years.

S.B. 298—REINDOLLAR. Amends Sec. 1430, Prob. C., re property of minors.

Makes guardianship of minors unnecessary where personal property of minors does not exceed \$500. Present section is "money not exceeding \$250."

S.B. 299—REINDOLLAR. Amends Secs. 4, 9, 10 and 14, Act 5243, re Municipal Water District Act of 1911.

Declares that a district director upon his election shall take office at the same time as provided for a county officer (Sec. 4).

Requires that resolutions and ordinances be signed by the secretary as well as by the president of the district board. Allows each district director his expenses

in addition to the per diem now allowed. Increases from three to four the number of meetings in respect to which a director may receive his per diem. Requires that a person appointed to fill a vacancy on the board of directors be a resident of the division for which appointed (Sec. 9).

Provides for a treasurer in lieu of an auditor and for an attorney for the district and restates some of the powers and duties of such officers and of the board of directors, in Secs. 10 and 14 as amended.

S.B. 300—SHARKEY. Budget bill appropriating money for the support of the State during the biennium ending June 30, 1937. To take effect immediately.

A.B. 700 apparently identical.

S.B. 301—GORDON. Amends Secs. 79, 81 and 881.5, F. & G. C., re Fish and Game Districts 12A and 12C.

Retains, with slight modification, present boundaries and net requirements by removing statements which would cause a reversion to former boundary and net provisions on July 1, 1935.

S.B. 302—GORDON. New act, re elections.

Validates elections of persons elected to office August 28, 1934, or November 6, 1934, who filed oath and bond prior to January 1, 1935. Excepts cases where contest is pending.

S.B. 303—CRITTENDEN. New act, re vocational education.

Accepts provisions of an act passed by Congress entitled "An act to provide for further development of vocational education in the several States and Territories," approved May 21, 1934.

Appropriates \$105,235.99 for vocational education for the eighty-sixth, eighty-seventh and eighty-eighth fiscal years.

Urgency measure.

A.B. 927 apparently identical.

S.B. 304—CRITTENDEN. New act, validating certificates of sale and tax deeds issued by irrigation districts.

Validates the same if the several jurisdictional steps mentioned in the first paragraph of the text of the bill were regularly taken, despite the irregularity, if any, in the things mentioned in the second paragraph (page 2, line 10, to page 3, line 3) of the bill.

S.B. 305—DIFANI. New act, providing for reimbursement of hospitals for expenses incurred in emergency care of indigent persons injured in motor vehicle accidents.

Skeleton bill.

S.B. 306—GARRISON. Amends Sec. 1111, C. C. P., re election contest.

Adds to causes for contest, error of election board in canvassing returns and other procedure in conducting election.

S.B. 307—GARRISON. Amends Sec. 9, adds Secs. 2a and 9a, Act 2262, re conduct of election campaigns.

Prohibits expenditure on behalf of candidate without his knowledge and consent. Specifies penalty to be fine not exceeding \$1,000, imprisonment not exceeding five years, or both. Adds penalty that office is vacant, and candidate ineligible to fill such vacancy.

S.B. 308—GARRISON. Adds Sec. 3.232, Sch. C., re junior high schools.

Governing boards of high school districts not governed by city and county boards of education may establish a junior high school system.



S.B. 309—McCOLL. Amends Sec. 7, Act 5994, re poisons.

In addition to any other penalties, provides whipping penalty for drug peddling other than by drug addicts.

S.B. 310—McCOLL. Adds Sec. 221a, Pen. C., re assault.

In addition to any other penalties, provides whipping penalty for assaults upon females, or males under 18 years of age.

S.B. 311—McCOLL. Amends Sec. 10, Act 5323, re narcotic drugs.

In addition to any other penalties, provides whipping penalty for drug peddling other than by drug addicts.

S.B. 312—McCOLL. Amends Sec. 264, Pen. C., re rape.

Provides whipping penalty for rape with force and violence.

S.B. 313—FLETCHER. New act, re automobile licenses and security for payment of claims for damages.

Provides no registration of any motor vehicle to be issued or renewed unless applicant presents a certificate of financial responsibility, showing issuance of liability policy, deposit of surety bond, or deposit of securities with Department of Motor Vehicles. License to terminate upon cancellation of policy or bond.

Provides policy or bond to protect public against death or injury to one person in sum of \$5,000 or for \$10,000 for all injuries in any one accident; and for \$1,000 for damages to property; policy shall provide assured to pay first \$50 of any claim for death or injury and first \$25 of property damage claim. Liability of insurance carrier shall be primary and direct.

Provides contributory negligence shall not be a defense but loss shall be apportioned between parties in proportion to their respective fault.

Provides for Automobile Insurance Board to coordinate activities of the Department of Motor Vehicles, Insurance Commissioner, and the police; to approve standard forms of policies; to collect statistics and to make rules and regulations. Provides minimum rating law applicable to such insurance.

Creates automobile insurance fund for administration of act, empowering division to add 10 cents to fees for issuance of registration, operator's and chauffeur's licenses for such purpose.

Act to take effect January 1, 1936.

S.B. 314—FLETCHER. Amends Secs. 3817b, 3817d, 3817f, 3817g and 3817h, and adds Sec. 3817e3 and 3817i2. Pol. C., re redemption of lands sold to State for taxes.

3817b provides for complete redemption on or before April 20, 1937, by paying all back and current taxes plus interest from July, 1934, at 7 per cent per annum. Cancels all other interest, costs and penalties. Does not affect taxes for fiscal years 1935-1936 or 1936-1937.

3817e3 provides for redemption by paying back taxes in ten annual installments plus interest (without penalties) at 7 per cent per annum computed from July 1, 1934. (This is the same date from which interest is computed under section 3817e2 enacted at the special session of 1934.) The first installment must be paid on or before April 20, 1937.

3817d is amended to extend through 1937 the period during which there shall be no sale of unredemmed real estate at auction to the public. It also extends to January 1, 1938, the period within which tax-deeded lands may not be sold into private ownership.

3817f, 3817g and 3817h are amended to include new dates and references to new code sections.

3817i2 accords to the taxpayer the same remedy as Sec. 3817i added to the Pol. C. at the special session of 1934. The new section, however, is applicable to property sold to the State on or before September 1, 1935.

A.B. 485 apparently identical.

S.B. 315—GORDON. New act, re Rector Creek.

Validates contract between Department of Finance and Peter Jaeger, relating to waters of Rector Creek. Authorizes Department of Finance to execute new contract therefor on same terms and conditions.

S.B. 316—DUVAL. Amends Sec. 40, Act 2202, Drainage District Act of 1903, re taxes of districts.

Authorizes the district board in presenting its annual estimate to the county board to add a sum sufficient to provide funds to keep the district on a cash basis; also a sum to provide a sinking fund to pay principal of outstanding district bonds.

S.B. 317—SNYDER. New act prescribing a moratorium in respect to mortgages, deeds of trust and contracts for the purchase of real property.

Apparently the same in its provisions as Chapter 1 (S.B. 5) of the special session of September, 1934, except where the latter specifies February 1, 1935, and April 1, 1935, S.B. 317 of this session specifies February 1, 1936, and April 1, 1936.

S.B. 317 applies to such instruments as may have been executed prior to the effective date of the bill.

Urgency measure.

A.B. 44 as introduced apparently identical.

S.B. 318—TICKLE. Amends Sec. 11, Act. 6425, re bidders' qualifications on State contracts.

Directs Department of Public Works to rate bidders by uniform system to be established.

Provides that bidder can not receive proposal forms if he has failed to file, at least ten days prior to the opening of bids, the questionnaire and financial statement now required by the section. Unlawful for State officer or employee to divulge information contained in questionnaire and financial statement except upon order of court.

S.B. 319—SLATER. Amends Sec. 1026, Pen. C., re criminal procedure upon plea of not guilty by reason of insanity.

Upon plea of not guilty by reason of insanity, defendant shall be committed to State hospital for 60 days for observation. If found sane, defendant shall be returned to court for trial; if found insane, he shall be returned for trial and hospital report shall be admissible in evidence.

Upon trial, jury shall return verdict of not guilty, not guilty by reason of insanity, or guilty; if guilty, defendant to be sentenced, if not guilty by reason of insanity, defendant to be committed to State hospital for criminally insane.

Such patient may be transferred to hospital in another State upon court order.

S.B. 320—RICH. Amends Sec. 11, adds Sec. 12, Act 8368a, defining boundaries of Levee District No. 1 of Sutter County (Stats. 1873-74, page 511, as amended).

Provides that each year an assessment is made the assessor shall receive a salary of \$500 and the treasurer and tax collector a combined salary of \$500, instead of the present provision which declares that the assessor and treasurer and tax collector shall each receive a combined salary of \$500 in that year. Deletes the present provision for \$100 to the assessor in a year in which no district assessment is made.

Authorizes district directors to acquire and operate drains, canals, pumping plants, irrigation systems and other similar works for protection of district lands.

S.B. 321—BIGGAR, SEAWELL, SCOLLAN, REINDOLLAR, PERRY, McGUINNESS, TICKLE, PIEROVICH, METZGER, KEOUGH, POWERS, and FLETCHER. Amends Secs. 64, 712, 713, 714, 715, 771 and 778, and repeals Secs. 779, 780 and 781, Veh. C., re county authority over highway use.

In furtherance of the provisions of S.B. 323 (this session) this bill takes from the boards of supervisors and places in the Department of Public Works the existing powers of supervisors with reference to regulation of traffic upon highways.

Regarding the weight limit of vehicles and loads, provides that the department may reduce such permissible weight after an engineering investigation and notice and hearing.

Appropriates to the Department of Public Works the motor vehicle registration fee money formerly apportioned to counties, such money to be expended as provided in S.B. 323 for State highway purposes, for State aid to consolidated cities and counties, and for payment of local indebtedness heretofore created for highway purposes.

A.B. 836 apparently identical.

S.B. 322—BIGGAR, SEAWELL, SCOLLAN, REINDOLLAR, PERRY, McGUI-  
NESS, TICKLE, PIEROVICH, METZGER, KEOUGH, POWERS,  
and FLETCHER. Amends Sec. 13, Act 2964, Motor Vehicle Fuel  
License Tax Act, re gasoline tax funds.

Deletes the existing provisions appropriating gasoline tax moneys to counties and appropriates such moneys to the Department of Public Works to be expended as provided in S.B. 323 (this session) for State highway purposes, for State aid to consolidated cities and counties, and for payment of local indebtedness heretofore created for highway purposes.

A.B. 839 apparently identical.

S.B. 323—BIGGAR, SEAWELL, SCOLLAN, REINDOLLAR, PERRY, McGUI-  
NESS, TICKLE, PIEROVICH, METZGER, KEOUGH, POWERS,  
and FLETCHER. New act, re inclusion of county roads in State  
highway system.

New act, affecting many sections of the Pol. C., and Sts. & II. C., and repeals  
Acts 953, 3262, 3269, 3289 and 8201.

On October 1, 1935, includes in State highway system all highways outside  
of cities and consolidated cities and counties except:

- (1) Those of any bridge and highway district.
- (2) Those under exclusive control of Federal Government.
- (3) Those constructed or maintained by any governmental agency as inci-  
dental to any governmental function other than construction and maintenance of  
highways.

After that date the powers of boards of supervisors with reference to county  
highways cease, including the powers to levy taxes or incur indebtedness for high-  
way purposes. The bill does not impair the existing power of counties to raise  
money to meet present obligations.

The highway equipment and materials which counties now have, including  
highway maintenance stations and storage yards, are all transferred to the State  
under a procedure specified in the bill.

Dissolves all joint highway districts, permitting them to complete present  
construction projects and wind up their affairs.

Portion of gasoline tax and motor vehicle registration moneys heretofore  
going to counties would go to the State to be spent on the county roads taken over,  
according to existing county groups.

The one-fourth cent from gasoline tax now required to be spent in cities is  
increased to one-half cent, to be spent by the department as now provided.

The City and County of San Francisco is treated separately in the bill and  
will continue to receive its share as a county as it now does, but will also share in  
the additional one-fourth cent which is, under the bill, to be spent in cities.

Procedure is provided for the establishment of necessary new State highways,  
which are to be treated the same as the county roads taken over by the bill.  
Establishment may be by acceptance of a subdivision map or by order of California  
Highway Commission after public hearing held on petition of supervisors.

Restricts power of department to abandon county roads taken over.

A.B. 807 apparently identical.

S.B. 324—BIGGAR. Amends Sec. 70, Sts. & II. C., re California Highway Com-  
mission.

Provides that commissioners shall serve for four-year terms, which are stag-  
gered, and that the chairman and each member shall receive a salary of \$3000 per  
annum.

Requires each commissioner to represent the State at large and not be a  
representative of any particular district.

A.B. 837 apparently identical.

S.B. 325—MIXTER. Amends Secs. 2653, 2654, 2655 and 2712, and repeals Secs. 2651 and 2652, Pol. C., re county road taxes and funds.

Abolishes the county property tax for highway purposes and the county general fund, substituting a road district tax of not to exceed 40 cents upon the \$100 of assessed valuation in any one year, proceeds to be used exclusively in the road district in which collected.

By a majority vote, the supervisors may assist from the county general fund any road district which is or will be unreasonably burdened by the purchase of toll roads, or by the construction, maintenance, or repair of any road, or of any bridge or tunnel which is part of a road.

See S.B. 326 for manner of fixing rate of road district tax.

S.B. 326—MIXTER. Amends Sec. 3714, Pol. C., re county road taxes.

Provides that the rate for the road district tax (provided in S.B. 325) is to be determined by the preparation, submission and adoption of budgets for county road districts in the manner now provided for school and other special districts.

Urgency measure.

S.B. 327—SWING. New act providing for establishment of subsistence farm projects.

One of such projects to be immediately established in the county of Inyo and another on the Mojave River in the county of San Bernardino.

Administered by the Relief Commission and the Relief Administrator.

The cost is to be defrayed out of the proceeds of bonds issued pursuant to Sec. 10 of Art. XVI of the Constitution.

Repeals inconsistent provisions of Act 8776, the Unemployment Relief Bond Act of 1933.

Urgency measure.

A.B. 708 apparently identical.

S.B. 328—STOW. New act, re rural relief or rehabilitation corporations or agencies.

Authorizes Relief Administrator, any member of the Relief Commission, or any other State officer, or any State employee designated by a State officer, to participate in the organization and management of such corporations or agencies of this kind as the Federal law or the regulations of the Federal Emergency Relief Administrator or similar Federal agency may authorize and prescribe.

Federal grants to the State for such corporations or agencies shall be transmitted to and used by them in the manner prescribed by such Federal law and regulations.

Said corporations or the Relief Administrator may employ such legal counsel as deemed necessary to carry out the objects of this bill.

Ch. 14, Stats. 1935. To take effect immediately.

S.B. 329—HAYS. New act, re highway transportation companies. "Highway Carriers Act."

Empowers Railroad Commission to regulate all highway carriers not now included within its powers over highway carriers operating between fixed termini and subject to regulations of Act 5129. Excepts carriers operating exclusively in a city or rendering casual transportation services as an accommodation and not in the usual or ordinary course of business.

Highway common carriers now regulated under Act 5129 shall continue to be so regulated. All other "highway contract carriers" and "radial highway common carriers" are subject to regulation under this act, and the commission is empowered to prescribe rates for such carriers.

Railroad Commission may establish minimum transportation rates which shall not exceed those established under Act 5129. The commission is empowered to permit the charging of less than the prescribed minimum rate when the facts so justify. Rebates are prohibited.

All highway carriers must secure permits from the Railroad Commission. Carriers operating under Act 5129 must elect whether they shall continue under that act or under this one, but may not operate under both. Fee for original permit is \$3; annual renewal fee \$1. Fees go to the general fund of the State.



Requires trust fund, bond or insurance against public liability and property damage in amounts of \$5,000 for personal injury to one person; \$10,000 more than one person; \$5,000 property damage.

See S.B. 355, and A.B. 586.

S.B. 330—BIGGAR. Adds Secs. 762, 763, and 764, and repeals Secs. 789, 790, and 791, Prob. C., re sales of property.

Repeals and reenacts Secs. 789, 790, and 791 so as to relate to sales of real and personal property and place the new sections 762, 763, and 764 under Art. I, Chap. XIII, Div. 3 of the Prob. C., relating to sales in general.

S.B. 331—YOUNG. Adds Chap. 9, Div. IV, Ag. C., re production and marketing of milk.

Part skeleton bill, to control production and sale of milk and dairy products.

S.B. 332—SWING. Amends Sec. 1, Act 6421, re public work and public officers and employees.

Includes maintenance of public construction work with regard to the keeping of an account by the one in charge thereof; formerly only covered construction.

Provides that when cost of work mentioned in act exceeds \$5,000 officer in charge must invite sealed bids, which must be publicly opened and examined. It allows officer in charge to do work by day labor or force account if such can be reasonably done at a cost under lowest bid.

Provides that it shall be unlawful for any officer to split a project or in any way evade this act.

S.B. 333—CRITTENDEN, DEUEL, McCORMACK, RICH, SCOLLAN, and METZGER. New act, appropriates \$2,000,000 to be spent by the State Reclamation Board in carrying out the provisions of Chap. 176, p. 325, Stats. 1925, in controlling the flood waters of the Sacramento and San Joaquin rivers and tributaries and reclamation of lands susceptible to overflow therefrom.

S.B. 334—METZGER. New act, re reclamation and irrigation districts.

Skeleton bill.

S.B. 335—METZGER. Amends Sec. 40, Ag. C., re Board of Agriculture.

Requires members to be producers of agricultural products, and not interested in resale, manufacture, processing or distribution of such products.

S.B. 336—KEOUGH. New act, re taxation of commercial establishments operating in more than one county.

Includes stores, service stations, theaters and other places of business where commodities, services or entertainment are sold, if owned, operated or controlled by the same person or entity. Does not include banks or public utilities.

Imposes an annual license fee in respect to each such establishment operated outside of the county of the principal place of business of the owner or operator. Such fees are graduated, commencing at \$100 for one such establishment, \$200 each for two such establishments and so on up to \$1,200 for each of twelve or more such establishments.

Administered by the State Board of Equalization.

S.B. 337—McGUINNESS. New act, re taxation of chain stores.

Imposes annual license fees graduated from \$5 for one store, \$10 each for two stores, \$20 each for three stores, \$35 each for four stores, \$55 each for five stores, and so on, reaching a rate of \$470 each for nineteen stores and \$500 for each store in excess of nineteen stores. Excludes gasoline filling stations and gasoline distributing plants from the definition of "store."

Administered by the State Board of Equalization.



S.B. 338—McGUINNESS. Amends Sec. 1, Act 5130e, re hours of labor of operators of commercial vehicles.

Removes distinction between hours of drivers of motor vehicles transporting passengers, and transporting property and prescribes uniform driving time of eight hours. Former limits, ten hours on passenger transportation, and twelve hours on property transportation.

S.B. 339—HAYS. New act, re compensation for State's armed forces.

Whenever the State's armed forces are called on active duty, an appropriation of \$20,000 per day is made for paying the members thereof.

S.B. 340—HAYS. New act, re deposit of selective tax installment payments. "Tax Savings Deposit Act."

Provides that any taxpayer may deposit sums of money, not less than \$1, with the tax collector of the county, in anticipation of the application thereof to the payment to the tax collector of all taxes which appear on the real estate rolls of such county.

Provides for the procedure of deposit and withdrawal of such money. No interest is to be paid on such deposit. Provides for a record of such deposits, and the creation of a special trust fund for them.

State Board of Equalization to prescribe the forms, and provide for the uniformity of procedure throughout the State.

S.B. 341—HAYS. Claim bill, \$85,000. Paul Arndt.

S.B. 342—HAYS. New act, re construction of armory at Fresno.

Appropriates \$130,000.

S.B. 343—FLETCHER (by request). Amends Secs. 101, 102, adds 37a, 37b, 37c, 37d, 37e, 76a, 102a, 102b, 102c, 102d, 102e, 102f, 102g, 102h, 102i, 115a, 382a, 382h, Mil. C., re personnel.

Creates California State Reserve, and California Reserve Militia in unorganized militia, and State reserve list of former officers.

Prescribes method and time of induction into active service.

Provides for retirement of certain officers in State reserve list. Provides advance in rank of Adjutant General after four years service. Provides for issuance of service, and veterans' medals. Creates office of Director of Military Highways.

S.B. 344—McCORMACK. Amends Sec. 3480d, Pol. C., re assessments in reclamation districts.

Provides that if a call of an installment of any assessment shall have been made to pay the principal or interest on any outstanding bonds of the district, and thereafter the bonds have been refunded or otherwise legally canceled, and by reason of such facts the payment for which the call was wholly or partially made, is not required, then the county treasurer shall give to each tract of land against which such call constitutes a charge, a credit.

Urgency measure.

S.B. 345 apparently identical.

S.B. 345—McCORMACK. Amends 3480d, Pol. C., re assessments in reclamation districts.

S.B. 344 apparently identical.

S.B. 346—SNYDER. Amends Secs. 447, 448 C.C.P., re written instruments.

Requires that copy of instrument on which claim is founded shall be incorporated in pleading or attached thereto as exhibit and incorporated by reference, or that instrument may be filed with clerk as exhibit and such filing set out in pleading.

Make similar provision as to instrument upon which defense is founded. The court may order otherwise for cause.

S.B. 347—SLATER and DUVAL. Amends Secs. 1.01, 12.07, 13.16, 13.17 and 15.16, adds Secs. 12.04a and 14.09, Act 986, Building and Loan Association Act, re building and loan associations.

1.01. Includes in term "investment certificate" all unsecured notes issued by an association.

12.07. Indemnity bond of officers and employees covers loss of money or securities by reason of any loss arising from dishonest issue of stock. Present law covers "unauthorized" issue.

13.16. Salaries of commissioner and special deputies and assistants employed to aid in liquidation may be apportioned and paid from funds of the liquidated companies as are other expenses of liquidation.

13.17. Changes penalty from 10 per cent per day for each day to 5 per cent for each month that each association does not pay its proportionate share of salaries and expenses provided under the act.

15.16. Makes borrowers' mutual building and loan associations doing business in this State subject to provisions of Art. XVI, proposed to be added by S.B. 89.

12.04a. Requires foreign associations to keep their capital and other funds used in the conduct of business in this State separate from other funds and makes such capital and funds subject to all the provisions of the act.

14.09. Does away with civil or criminal liability under act where any act is done or omitted in good faith in conformity to a rule or with the approval of the commissioner.

S.B. 348—METZGER. Amends Sec. 4, Act 1315, Central Valley Project Act, re units.

Adds to the designated units of the project the Tehama-Colusa Conduit extending from Red Bluff through Tehama, Glenn and Colusa counties.

S.B. 349—PIEROVICH. Amends Secs. 373a and 373g, repeals Sec. 373b, and adds Secs. 379 to 379g, Pol. C., re Department of Mineral Resources.

Creates new Department of Mineral Resources. Transfers Division of Mines and Division of Oil and Gas from Department of Natural Resources to this department.

General policies to be directed by State Mining Board. Director and chiefs of divisions to be appointed by Governor upon recommendation of board. Director to receive salary of \$6000 per annum, and to maintain office at Sacramento.

Director, with approval of board, may make and enforce reasonable mine safety regulations.

S.B. 350—PIEROVICH. Adds Sec. 11725, Ins. C., re compensation insurance covering mining property.

Premiums on compensation policies covering mining property shall be payable quarterly in advance, and regardless of the term of the policy, the insurer can demand no more than one quarter's premium in advance.

S.B. 351. PIEROVICH. New act, re mill testing laboratory.

Provides Division of Mines shall erect and maintain a laboratory for testing reduction mills for various types of ore; it may make special tests and charge a fee therefor. Appropriates \$20,000 for such purposes.

S.B. 352—PIEROVICH (by request). Amends Sec. 3, Act 4749, Workmen's Compensation Insurance and Safety Act of 1917, re occupational diseases.

Provides that in the case of an occupational disease, compensation shall be allowed in full against the last employer, and in the case of successive employments shall not be prorated.

S.B. 353—CRITTENDEN, DUVAL, McCORMACK, and GORDON. New act, "The California Agricultural Adjustment Act of 1935." Makes applicable to intrastate transactions provisions of Federal marketing agreements under National Agricultural Adjustment Act.

Provides for marketing agreements and licenses within State between Director of Agriculture and persons engaged in intrastate transactions, and enforcement of such agreements against signers thereof and others engaged in occupation covered by agreement. Provides for surplus control whether Federal agreement so provides or not. Repeals Act 143b (1933), the California Agricultural Adjustment Act.

Urgency measure.

A.B. 916 apparently identical.

S.B. 354—GORDON. Amends Secs. 1065 and 1071, Ag. C., re economic poisons.

Director of Agriculture may permit sales of economic poison from bulk.

Limits present \$50 registration fee to twenty-five types of economic poison, \$10 fee to five types, \$2 for each additional.

Provides penalty for failure to reregister within one month after expiration of registry.

A.B. 893 apparently identical.

S.B. 355—HAYS. New act, re fees to be paid to Railroad Commission by railroad corporations, express corporations, freight forwarders, persons or corporations operating vessels, and persons or corporations owning or operating motor vehicles in the transportation of property for hire upon public highways.

Provides that such persons and corporations shall file quarterly reports and pay a fee of one-fourth of 1 per cent of the amount of gross operating revenue.

Provides such funds to be used to augment appropriation for support of Railroad Commission in enforcement of laws, re transportation of property for hire. Commission is authorized to sue for delinquent fees.

See S.B. 329 and A.B. 586.

S.B. 356—TICKLE. Amends Secs. 1, 3, 4 and 5, and adds Sec. 9a, Act 2834, re deposit in banks of State money.

Sec. 1 deletes provision re bidding by banks for State deposits. Deletes reference to the Federal Reserve Act and substitutes "the provisions of any law of the United States."

Sec. 3 deletes the provision as to 2 per cent interest on inactive deposits and permits a rate not less than 1 per cent, and leaves to the treasurer the determination of the rate on active deposits. Deletes also the provision of deposit with the Federal Reserve Bank of money not in demand.

Sec. 4 allows security for both active and inactive deposits, bonds for which the faith and credit of the United States are pledged for payment of principal and interest, and registered warrants of the State.

Sec. 5 allows warrants to remain as security.

Sec. 9a provides that an authorized trust company or trust department of a State or National bank could receive for the State Treasurer from a depositing bank approved notes and bonds as security. Such trust company or bank to be responsible only for a strict compliance with the State Treasurer's written instructions. The State Treasurer shall take a receipt from the bank or trust company for securities so delivered to it and shall not be responsible for the securities until he withdraws them.

S.B. 357—TICKLE. Repeals Sec. 452a, Pol. C., re safe-keeping of bonds deposited with treasurers.

S.B. 358—TICKLE. Amends Secs. 1, 3, 4 and 10, and adds Sec. 9a, Act 2834a, re deposits of city and county moneys.

Provides for deposit of city and county money in State or National banks in which such deposits are protected by Federal deposit insurance. Provides for active and inactive deposits to be determined by rate of interest received on such deposits. Provides for security of inactive deposits by pledge of United States credit for payment of principal and interest.

Provides moneys under control of justice of peace may be deposited without interest and without security therefor.

S.B. 359—SLATER. Amends Sec. 2, Act 3775, re beverage tax.

Changes the annual license fee payable by a wine manufacturer, from a flat fee of \$100 to a graduated fee based upon the number of gallons of wine manufactured by him, according to the schedule set forth at lines 12 to 18, page 1 of the bill.

S.B. 360—SCHOTTKY. New act, creating a commission for the improvement of the administration of criminal justice.

Seven members appointed by the Governor and holding at his pleasure.

Comprehends study of entire subject of penology, including causes of crime, methods of prevention, juvenile delinquency, detection of crime, treatment of prisoners. Annual reports are to be made to the Governor.

Makes an appropriation and repeals Act 1914 which created the California Crime Commission.

S.B. 361—SCHOTTKY. Adds Sec. 675, C. C. P., re discharge of bankrupt from judgment.

Provides for discharge from a judgment after the lapse of one year from discharge in bankruptcy proceedings in which the debt was listed, but this does not affect a lien on real property effective before the discharge in bankruptcy.

S.B. 362—SCHOTTKY. Amends Sec. 801, adds Sec. 801a, Pen. C., re indictment, information, or complaint for misdemeanor.

801. Except as provided in Pen. C. 532a, indictment, information, or complaint for misdemeanor must be filed within one year.

801a. Indictment, information, or complaint for offenses specified in Pen. C. 532a, must be filed within three years.

S.B. 363—SCHOTTKY. Amends Sec. 423, Prob. C., re appointment of administrators.

Allows child, parent, brother or sister of decedent entitled to succeed to some portion of the estate, and whether entitled to letters of administration or not, to request the appointment of a child, parent, brother or sister of the decedent.

S.B. 364—SCHOTTKY. Amends Sec. 580a, C. C. P., re deficiency judgments.

Provides that complaint shall show intrinsic value of property at time of sale instead of "fair market" value.

Deletes provisions as to appraisers, and provides that court shall appoint an appraiser unless appraisal is waived by all defendants. Appraiser's fee shall not exceed \$5 per day and necessary expenses, all of which must be paid by creditor and may be taxed as costs. Prescribes contents of appraiser's report and method of arriving at amount of judgment.

S.B. 365—SCHOTTKY. Reenacts, without change, Secs. 580b, 580c, 725a, C. C. P., and 2924, 2924b and 2924c, C. C., re deficiency judgments and foreclosure of mortgages and deeds of trust, to continue said sections in effect beyond September 1, 1936.

Amends Sec. 2924½, C. C., to make it clear that the provisions of that section, and of that section only, terminate September 1, 1936.

S.B. 366—SCHOTTKY. Amends Sec. 532a, Pen. C., for the purpose of renumbering it 532c.

The section thus amended and renumbered was added to the Penal Code by Stats. 1913, page 74, and prohibits the giving away of real property with winning numbers at a drawing of numbers or with tickets of admission to places of public assembly. There is another section of said code numbered 532a which was added thereto by Stats 1913, page 437, relating to a different subject.

S.B. 367—SEAWELL and MCCOLL. Amends Sec. 1, Act 5130e, re hours of labor for operators of motor vehicles.

Includes riding time in or upon the vehicle in addition to the driving time within the prohibition of the section.



S.B. 368—SEAWELL. Amends Act 4938a, re placer mining districts, providing for State operation of gold mining properties.

Skeleton bill.

S.B. 369—SEAWELL. New act, re operation of gold mining properties by State, directly or through State agencies or public corporations.

Skeleton bill.

S.B. 370—FLETCHER (by request). Amends Sec. 3, Act 2720, re franchises in counties and municipalities.

Removes provision exempting franchise holder from any payment to county or municipality for first five years of the franchise.

Urgency measure.

S.B. 817 apparently identical.

S.B. 371—DEUEL. Amends Secs. 226 and 227 and repeals Sec. 227a, C. C., re adoption.

Dispenses with notice by the clerk of the court to the Social Welfare Department, and provides that unless a society licensed by the Department of Social Welfare joins in the petition for adoption, the verified consent of the person required to consent must be filed with the petition. Upon the filing of the petition the court must immediately appoint an investigator who shall inquire into the circumstances and the fitness of the petitioner and report in writing his recommendation. Dispenses with consent if society of the above standing has a relinquishment. Deletes the balance of the section except the provision allowing a minor parent to consent.

Inserts "report" after "petition" in the third sentence and also the words "and the consent if any" after the word "order."

Repeals Sec. 227a, which requires favorable recommendation by probation officer for adoption by a step-parent.

S.B. 372—DEUEL. New act, re collection agencies.

Skeleton bill.

S.B. 373—DEUEL. Amends Sec. 1, Act 1417, re fire prevention for cleaning and dyeing shops.

Excludes from operation of the act the collection of textiles, to be cleaned if done casually in the course of some other business, and not for profit.

S.B. 374—DEUEL. Amends Act. 1460, re collection agencies.

Skeleton bill.

S.B. 375—DEUEL. Adds Sec. 420.5, F. & G. C., re issuance of fishing and hunting licenses.

Requires a resident of this State to obtain the license in the county of his residence.

S.B. 376—DEUEL. Repeals Art. II, Chap. II of Pt. II, Div. III, Sch. C., and enacts a new Art. II thereto, re contracts for education by teachers colleges.

Permits contracts by governing board of an elementary school district with a State teachers college in the school district for education of pupils in the district. Makes little change from repealed sections.

S.B. 377—KNOWLAND. New act, re regional park districts.

Validates organization and existence of regional park districts in which the persons elected as directors thereof have acted as board of directors for at least six months prior to effective date of this act.

S.B. 378—YOUNG. Amends Sec. 274, Pen. C., re punishment for abortion.

Makes section and penalty apply to any woman, not only a pregnant woman.



S.B. 379—MIXTER. Amends Sec. 1, Act 5130d, re license tax for transportation of persons or property for hire.

Exempts persons who transport school children for compensation not exceeding \$30 per month.

A.B. 206 apparently identical.

S.B. 380—DIFANI. New act creating a State Board of Eugenics and defining its powers and duties.

Provides for the eugenic sterilization of inmates of State hospitals, prisons, correctional schools or reformatories or detention homes or camps, in certain types of cases and under certain conditions stated.

Provides for a hearing before the Board of Eugenics with a right of appeal to and new trial before the superior court.

S.B. 709 and A.B. 1607 apparently identical.

S.B. 381—SCOLLAN. Amends Secs. 616, 617 and 618, F. & G. C., re trout.

616. Season in Districts 23 and 25 on all varieties of trout and whitefish is May 30 to September 30 instead of October 31. Season in Districts 1, 1½, and 4½ is May 30 to October 31, instead of May 1 to October 31.

617. Lake Almanor trout season is May 30 to September 30, instead of May 1 to October 31.

618. In streams flowing into the State of Nevada in District 23, season is May 30 to September 30, instead of May 15 to October 31. Provision as to tributaries of such stream and any lake from which said streams may flow is deleted.

A.B. 725 and 907 apparently identical.

S.B. 382—DIFANI. Amends Secs. 5 and 6, Act 3775, re allocation to cities of a portion of tax on certain beverages.

Skeleton bill.

S.B. 383—DIFANI. Amends Secs. 5 and 6, Act 3777, re allocation to cities of portion of 2 cent tax on alcoholic beverages.

Skeleton bill.

S.B. 384—DIFANI. Adds Sec. 133, C. C., re entry of judgment in divorce actions.

Allows court, on motion of either party or on its own motion, to enter final judgment of divorce *nunc pro tunc* as of the date when it could have been entered properly; and restores to status of single persons as of date affixed to such judgment.

S.B. 385—DIFANI. Amends Sec. 3, Act 6015, re allowing police commissioners to create ordinances governing local conditions.

Skeleton bill.

S.B. 386—DIFANI. Adds Sec. 133, C. C., re entry of final judgment in divorce actions.

See digest S.B. 384 similar, but postpones the right to marry for one year after the final judgment could have been entered.

S.B. 387—PIEROVICH. Claim bill, \$1,053.30. II. P. Royer, Mildred Bowen and Mary Donohue.

S.B. 388—MIXTER. Amends Sec. 2, Act 8461a, re advertising of county's resources.

Provides act shall remain in force until July 1, 1939, instead of July 1, 1935.

A.B. 1093 apparently identical.

S.B. 389—PIEROVICH. Amends Sec. 630, Prob. C., re summary probate proceedings.

Adds money due to an estate under terms of an insurance policy to list of personal property which, if total value thereof is under \$1,000, may be distributed upon affidavit.

S.B. 390—TICKLE. New act, re system of health insurance.

Skeleton bill.

S.B. 391—TICKLE. New act, re system of health insurance.

Skeleton bill.

S.B. 392—PARKMAN. New act, re clinical laboratories and the licensing thereof.

Provides that no clinical laboratory as defined in the act, shall be maintained except under a clinical laboratory technologist, licensed under the act. The California State Board of Health shall grant licenses. Does not apply to municipally or county operated laboratories.

S.B. 393—REINDOLLAR. Amends Sec. 692, C. C. P., re notice of execution sales.

Requires posting of notice in the case of real property (Sub. 3) "at least" 20 days before date of sale, and provides that publication may be made in the township in which "some part" of the property is situated.

S.B. 394—CRITTENDEN, BIGGAR, and MIXTER. New act, re reimbursement for animals slaughtered under provisions Agricultural Code.

Appropriates \$200,000 to reimburse owners whose cattle have been slaughtered under provisions of Art. 3, Ch. 3, Div. II, Ag. C.

S.B. 395—OLSON. New act, levying a tax on transfers of shares or certificates of stock, certificates of rights to stock, and certificates of deposit representing shares of stock in a domestic or foreign association, company or corporation, or certificates of interest in business conducted by a trustee or trustees, commencing June 1, 1935.

Certain limited types of transfers, including transfers as collateral security for money loaned, are exempt from such tax (see page 2, lines 3 to 35 of the bill).

The tax rate is 3 cents on each \$100 of face value or fraction thereof; as to nonpar stock, 3 cents for each share transferred.

Tax collected through the medium of affixing and canceling stamps.

S.B. 396—EDWARDS. Amends Sec. 12, Act 6341, re mineral leases of State lands, conservation of natural resources.

Skeleton bill.

S.B. 397—EDWARDS. Amends Sec. 18, Act 6341, re powers of Surveyor General regarding mineral leases of State lands.

Skeleton bill.

S.B. 398—EDWARDS. Amends Sec. 4, Act 6341, re mineral leases of State lands, and extension of prospecting permits for oil and gas which were in effect on June 1, 1933, and upon which has been expended \$25,000 or more.

Skeleton bill.

S.B. 399—HULSE. New act, re irrigation districts.

Skeleton bill.

S.B. 400—HULSE. Amends Sec. 893, adds Sec. 897.1, Ag. C., re field crop products.

Confines inspection, certification, and grading to field crop products. Requires field crop inspection be made only by person specifically employed for that purpose.

Adds provision that when standard has been established all such products located in or shipped through an inspection point, when sold by grade, must be inspected.

All field crop products may be sold by sample, type, or by any name or description which is not misleading and does not include all or part of terms of standard.

A.B. 894 apparently identical.

S.B. 401—HULSE. Adds Sec. 612, Sts. & H. C., re secondary State highways.

Adds an additional secondary State highway from Route 187 near Niland to Route 64 near Desert Center.

S.B. 402—HULSE. Adds Sec. 613, Sts. & H. C., re secondary State highways.

Adds an additional secondary State highway from Route 146 at county line near Palo Verde to a point on Route 27 approximately 10 miles west of Yuma.

S.B. 403—POWERS. Claim hill, \$400. Modoc County Fair Association.

S.B. 404—POWERS. Adds Sec. 159a, Ag. C., re Austrian field cross.

See digest S.B. 23°, apparently identical, except does not amend Ag. C.

S.B. 405—POWERS and PIEROVICH. New act, re inclusion of county roads in State highway system.

On October 1, 1935, takes over all public highways except:

(1) Those in cities and incorporated cities and counties. (2) Those administered by bridge and highway districts. (3) Those under the exclusive control of Federal Government. (4) Those constructed or maintained by any governmental agency as incidental to any governmental function other than construction and maintenance of highways.

On that date the Department of Public Works is given the same powers, duties and authority respecting such highways as it now has with respect to State highways, and boards of supervisors are relieved thereof.

The one-fourth cent of gasoline tax now required to be spent in cities is increased to one-half cent, the additional one-fourth cent to be spent by the department or under cooperative agreement upon city streets other than primary and secondary State highways. This additional one-fourth cent is taken from money which now goes to the State highway fund for use on primary and secondary State highways.

The gasoline tax and motor vehicle registration moneys now going to counties to go to them, to be spent by the department on the highways taken over, quarterly apportionments being made substantially as now provided for gasoline tax moneys.

As a city and county, San Francisco receives all money it now receives plus the additional one-fourth cent allocated to cities.

This bill does not affect the power of boards of supervisors to levy county road taxes upon the recommendation of the department, proceeds of such taxes to be deposited in the State treasury and spent by the department in the county or district where collected.

Permits counties to deliver to the department all county road equipment, materials or supplies without cost or upon the terms to which the county and department agree.

Provides for establishment by the California Highway Commission, after notice and hearing, of additional State highways which will have the same status as the county highways taken over.

See also S.B. 321, 322, 323; also A.B. 807, 836, and 839.

S.B. 406—SCOLLAN. Amends Sec. 610, F. & G. C., re trout and whitefish.

Prohibits taking of trout less than five inches in length.

A.B. 911 apparently identical.

S.B. 407—SCOLLAN. Amends Sec. 611.5, F. & G. C., re golden trout.

Open season in Districts 1 and 4½ now May 1 to October 31, changed to May 30 to September 30; open season in Cottonwood Lakes group now July 1 to October 31, changed to July 1 to September 30.

A.B. 908 apparently identical.

S.B. 408—BIGGAR. Adds Secs. 614 and 615, Sts. & H. C., re secondary State highways.

614. Adds such a highway from Route 56 near Westport to Route 1 at Laytonville via Jackson Valley.

615. Adds such a highway from Route 1 near Longvale via Dos Rios, to the mouth of Williams Creek, east of Covelo.

S.B. 409—SCOLLAN. Repeals Sec. 611.6, F. & G. C., re steelhead trout.

Repeals Sec. 611.6 which provided for taking steelhead trout between May 1 and December 31 from Sacramento River in District 1 between Vina Ferry and junction of Middle Creek and Sacramento River.

S.B. 410—KNOWLAND and SHARKEY. Amends title and Secs. 2, 9, 11, 14, 16, 20, and 22½, adds 4½, 5½, 8½, 8¾, 9½, 9¾, 12½, 13¾, 16¼, and 16½, Act 956, the California Toll Bridge Authority Act, re facilities for transportation of persons and property to or over any toll bridge or other highway crossing and the approaches thereto acquired or constructed under authority of the act.

Authorizes State Department of Public Works to build and acquire such transportation facilities whenever the department and the California Toll Bridge Authority find it necessary or desirable so to do.

The necessary funds are to be obtained by the issuance and sale of revenue bonds.

Like authority is conferred to construct or acquire additional transportation facilities in connection with such toll bridge or crossing so as to provide a system of transportation to and from the same and the area within fifty miles from either end of the bridge or crossing.

In respect to eminent domain, the purposes for which property may be acquired by the Department of Public Works are more definitely and specifically expressed, including the right to acquire personal property, publicly owned property, easements and property needed for approaches, also property needed for said transportation facilities.

Authorizes any public district or political subdivision, as well as those heretofore in Sec. 11 authorized, to advance or contribute money, rights of way, labor and property toward the acquisition or maintenance of toll bridges or crossings and authorizes each thereof to so advance or contribute for transportation facilities.

Certain limitations in respect to the operation of ferries and other transportation systems in the vicinity of or over a toll bridge, crossing or transportation facility are expressed in Secs. 12½, 16 and 16½.

California Toll Bridge Authority is authorized to execute contracts with transportation agencies, public or private, for the use of transportation facilities as well as toll bridges and crossings, under the conditions stated in the second paragraph of Sec. 16.

Urgency measure.

A.B. 947 apparently identical.

S.B. 411—GARRISON. New act, re teletype system in Modesto.

Provides for leasing teletype facilities for communication between Modesto and other cities under control of Bureau of Criminal Identification and Investigation. Appropriates \$4,000.

S.B. 412—GARRISON. Adds Sec. 32f, Act 3854, California Irrigation District Act, re contracts.

Authorizes district board of directors to contract with holders of district bonds for reduction of interest or principal or extension of maturity date of the bonds.

S.B. 413—OLSON. Amends Secs. 1 and 2, Act 5887, re work time of persons selling medicines or compounding prescriptions.

Reduces maximum from eight to six hours a day; from 108 to 72 hours in two consecutive weeks; from 13 to 12 days in two consecutive weeks.

S.B. 414—DUVAL. Amends Sec. 3617, Pol. C., re taxation of telephone and telegraph lines.

Deletes provision excepting telephone and telegraph lines from definition of term "improvements."

S.B. 415—SNYDER. Adds Sec. 3887, Pol. C., re State priority for taxes.

Gives State tax claims priority on assignments for benefit of creditors, estates of absconded, concealed, absent, or insolvent debtors levied on by process of law, and estates of decedents unable to pay all debts.

A.B. 1090 apparently identical.



S.B. 416—KEOUGH. New act, re moratorium on forfeiture of school lands to January 1, 1937.

Declares moratorium on principal sum due on purchase of school lands under Sec. 3513, Pol. C. Does not apply to interest and penalties.

Similar to A.B. 337, except latter bill requires payment of county and local taxes.

Urgency measure.

S.B. 417—McCORMACK. New act, re nursing survey by University of California.

Appropriates \$15,000 for trust fund to be expended by Regents of University of California in making survey of education, training and employment of nurses.

S.B. 418—REINDOLLAR. Adds Sec. 3663c, Pol. C., re correction of assessments.

Allows within two years after making assessment, correction of errors ascertainable from papers of board.

Gives taxpayer notice of hearing where correction will increase taxes. Sets up procedure for changing records.

A.B. 1094 apparently identical.

S.B. 419—RICH. Amends Sec. 3658a, Pol. C., re assessments by reference to maps.

Allows assessor or State Board of Equalization to describe property for assessment purposes by reference to map furnished by property owner if it is properly identified by and filed with the assessor or the board, and contains sufficient information to identify the property.

A.B. 1190 apparently identical.

S.B. 420—McCOLL. Amends Sec. 44, Veh. C., re authorized emergency vehicle.

Adds to list of such, motor vehicle owned by the State when used by fish and game warden in enforcing fish and game laws.

S.B. 421—McCOLL. Amends Secs. 782 and 786, F. & G. C., re lobsters.

Changes dates for taking spiny lobsters from September 1-February 1 to November 1-March 31. Prohibits importation into California during closed season of spiny lobsters taken south of boundary line between United States and Mexico but allows lobsters so taken to be imported and sold in this State during open season.

Prohibits sale or possession of spiny lobsters taken in this State during closed season.

S.B. 422—McCOLL. Adds Sec. 432.5, F. & G. C., requiring owner of vessel who for profit transports persons holding sporting fishing licenses to an area for the purpose of fishing, to procure a license therefor from the Fish and Game Commission.

License fee is \$10 per year.

S.B. 423—SHARKEY. New act, re sale and conveyance of certain swamp and overflowed, salt marsh and tidelands in Contra Costa County.

Provides Department of Finance may sell such lands. Owners of abutting lands preferred purchasers for 60 days, then lands to be advertised and sold at public auction for cash. Director of Finance to execute deeds, reserving one-sixteenth of minerals, also public right of commerce, navigation, fishing and bunting.

Description of parcels omitted.

S.B. 424—SHARKEY. New act, granting to city of Richmond certain salt marsh, tide and submerged lands, for harbor development.

Reserves to State reasonable use and access to wharves, docks and piers for state-owned or operated vessels. Also reserves right to people to fish in the waters of said harbor.



S.B. 425—SHARKEY. Adds Sec. 1079, Ag. C., re disposal of funds.

Money received under provisions of Ch. 7 of Ag. C., re agricultural chemicals, to go to Department of Agriculture fund, to be used to carry out provisions of article of code under which it is derived.

S.B. 426—SHARKEY. Amends Secs. 1030, 1038 and 1043, Ag. C., re fertilizing materials.

Provides penalties for delay in reregistering as dealer, making return of sales and paying tax, and renewing licenses as salesman.

S.B. 427—SHARKEY. Amends Sec. 4360, Sch. C., re school district budgets.

Provides for a general reserve fund to be included in the budget of every school district which fund shall be used to meet the cash requirements of the district during the portion of the school year prior to receipt of taxes levied for the district.

Urgency measure.

A.B. 930 apparently identical.

S.B. 428—SEAWELL. New act, re public work or relief projects.

Authorizes Governor to grant to United States such title to State lands as he deems necessary to permit United States to carry on public work, relief, or other public interest projects.

S.B. 429—SEAWELL. Amends Sec. 1341, F. & G. C., re open season on cottontail and brush rabbits.

In those districts in which such season now extends from November 15 to December 15, the bill changes the same to the period beginning November 15 and ending December 31.

S.B. 430—WAGY. Amends Secs. 3727 and 3728, Pol. C., re records of acreage.

Removes requirement that the assessment book and statements made therefrom by auditor, for Controller and State Board of Equalization, show total acreage.

A.B. 1089 apparently identical.

S.B. 431—McGOVERN. Amends Sec. 685, C. C. P., re execution.

Removes the restriction as to a judgment for the recovery of money barred by limitation at the time of the passage of the act. Also removes the necessity of notice accompanied by affidavits showing reasons for noncompliance.

S.B. 432—SCHOTTKY. Amends Sec. 859, C. C., re liability of trusts for debts.

To apply to personal as well as real property.

S.B. 433—CRITTENDEN, SCHOTTKY, SLATER, and GARRISON. New act, re California wines and brandy.

Appropriates \$50,000 to be expended by Department of Public Health to enforce standards, quality, and identity in the manufacture and sale of California wines and brandy.

S.B. 434—SCOLLAN. Amends Sec. 400, F. & G. C., re the carrying and displaying of licenses.

Declares Fish and Game Commission shall determine the method of carrying and displaying of all licenses issued by it.

S.B. 435—SCOLLAN. Amends Sec. 613, F. & G. C., re steelhead trout.

Open season, now May 1 to February 28, in districts 1½, 5 and Klamath River district, changed to May 1 to December 31.

Bag limit of five per day during period November 1 to February 28, changed to period November 1 to December 31.

A.B. 2323 apparently identical.

S.B. 436—SCOLLAN. Adds Sec. 490.5, and amends Secs. 651, 652, 653 and 655 of F. & G. C., re the method of taking fish.

Removes provisions which now permit the spearing of salmon, and prohibits the spearing of any of the varieties of fish mentioned in said Sec. 490.5.

S.B. 437—SCOLLAN. Repeals Sec. 618, F. & G. C., re trout, which provides that all varieties of trout and whitefish may be taken from May 15 to October 31 in any stream except tributaries or lakes in district 23 flowing into Nevada.

S.B. 438—SWING. New act, re limitations on expenditures and tax levies.

Provides that expenditures of any political subdivision shall not exceed by more than 5 per cent the expenditures of preceding fiscal year without authorization of two-thirds vote of electors concerned.

Excepts interest and redemption charges on bonds.

Taxing authority may apply to Board of Equalization for permission to exceed limitations of this act.

Repeals Sec. 3714b, Pol. C., re securing permission to exceed limitation of expenditures provided in Sec. 20, Art. XI of Constitution.

S.B. 439—McCOLL. Adds Secs. 603 and 604, amends Sec. 697, Veh. C., re trucks and trailers.

Provides that the distance between any two successive trucks and trailers on the highway shall not be less than 300 feet, except when passing.

S.B. 440—CRITTENDEN. Adds Sec. 6052, Ins. C., re county mutual fire insurers.

County mutual fire insurers shall be liable for 30 days for risks beyond those for which it can legally cover pending, obtaining of, required reinsurance. If reinsurance not obtained, policy must be canceled as to the excess of allowed liability.

S.B. 441—CRITTENDEN. Adds Sec. 6020.5, Ins. C., re county mutual fire insurers.

If such insurers issue a policy on a risk in excess of the amount permitted by law without reinsurance, the policy shall not be in effect until 30 days after issuance, and if by that time reinsurance has not been obtained, policy must be canceled as to such excess.

S.B. 442—CRITTENDEN. Amends Sec. 652 and adds Secs. 652.1, 652.2, 652.3 and 652.4, C. C., re colleges and universities maintained by fraternal or religious organizations.

Divides present Sec. 652, C. C., into four new sections all dealing with the formation of corporations to govern consolidated colleges of such organizations. Differs from present section by providing for the adoption of articles of incorporation and by-laws by such corporations and these are given the powers of and made subject to the laws governing corporations in general.

S.B. 443—EDWARDS. Adds Sec. 3720, Pol. C., re districts.

Makes ineffective taxes of newly-created district, or one where boundaries have been changed, unless county clerk's certification of creation or change, accompanied by map and description, be filed with assessor and State Board of Equalization before January 2, of the first tax year.

A.B. 1092 apparently identical.

S.B. 444—EDWARDS. Amends Sec. 990, F. & G. C., re commercial fishing licenses.

Requires persons who take fish for purposes of sale, or deal in fish products, to have a commercial fishing license.

Requires natural person to receive license to be U. S. citizen and to have been a resident of State one year. Corporations are required to have been licensed in State one year. Officers must comply with residence and citizenship require-

ments and 75 per cent of stock must be owned by U. S. citizens. All employees must hold commercial fishing licenses.

Provides penalty for false statements as to citizenship, etc., in application for license.

Revokes current commercial fishing licenses on April 1, 1935.

Urgency measure.

S.B. 445—CRITTENDEN. Appropriates \$200,000 to carry out provisions of Bovine Tuberculosis Law.

S.B. 446—CRITTENDEN. New act, re contracts between companies and public agencies for delivery or sale of water or electricity by the former to the latter.

Provides that where such contract is to extend over a period of more than ----- years, copy of contract and statement of financial condition and such other information as required shall be submitted to the California Districts Securities Commission. Commission shall determine feasibility of project and ability of company to perform the contract. Commission empowered to make thorough investigation, inspect books, and conduct hearings; expense thereof to be a charge against company.

S.B. 447—CRITTENDEN. Adds new Sec. 194, Act 6386, Public Utilities Act, re wharfingers.

Provides wharfinger shall not render service in transportation of property in which he has a direct or indirect interest, or owned by a corporation in which he is a stockholder. Excepts property intended for use of wharfinger in the conduct of its public utility operation.

A.B. 118 apparently identical.

S.B. 448—CRITTENDEN. Adds Sec. 6071.5, Ins. C., re county mutual fire insurers.

Permits such insurers to reinsure or accept reinsurance in any bureau operating under Chap. 6a, Pt. 1, Div. 2, proposed to be added by S.B. 449.

S.B. 449. CRITTENDEN. Adds Chap. 6a to Pt. 1 of Div. 2, Ins. C., re reinsurance bureaus.

Permits five or more county mutual fire insurers having insurance liabilities exceeding a total of \$150,000 to incorporate to operate a reinsurance bureau. Provides method for such incorporation. Such bureau is to act as a clearing house to arrange reinsurance between the member insurers. Members are required to reinsure same amount for other members as they turn over to other members for purposes of reinsurance.

S.B. 450—PARKMAN and REINDOLLAR. Amends Sec. 4030, Pol. C., re county board of supervisors.

Provides that appointee to fill vacancy arising by failure of elected person to file oath or bond shall hold office for entire unexpired term. Makes provision retroactive.

S.B. 451—McGOVERN. Adds Sec. 619, Sts. and H. C., re secondary State highways.

Adds to the State secondary system ten streets between designated points, all located within the City and County of San Francisco.

S.B. 452—BIGGAR. Amends Sec. 135, Veh. C., re California Highway Patrol.

Gives members of California Highway Patrol power and authority of peace officers whose primary duty is enforcement of Vehicle Code.

No member to be called for service in industrial dispute except upon Governor's order when violence is threatened.

Empowers such members to serve civil process in connection with enforcement of Vehicle Code.

A.B. 1614 apparently identical.

S.B. 453—McGOVERN. New act, re secondary State highways.

Extends Skyline Boulevard, now a secondary State highway, easterly along the Santa Clara-Santa Cruz county line to Hecker Highway.

A.B. 683 and A.B. 1158 apparently identical.

S.B. 454—WILLIAMS, TICKLE, and DIFANI. New act, re system of health insurance.

Skeleton bill.

S.B. 455—METZGER. Amends Sees. 4130, 4140 and 4300c, Pol. C., re county recorders.

Skeleton bill.

S.B. 456—METZGER. New act, re mortgages and conditional sales of personal property.

Skeleton bill.

S.B. 457—METZGER. Amends Secs. 2965 to 2973, inclusive, and Sec. 2980, C. C., re mortgages and conditional sales of personal property.

Skeleton bill.

S.B. 458—METZGER. Amends Secs. 2955 to 2964, inclusive, C. C., re mortgages and conditional sales of personal property.

Skeleton bill.

S.B. 459—METZGER. Amends Sec. 408, Pol. C., re duties of Secretary of State.

Skeleton bill.

S.B. 460—METZGER. Amends Secs. 335 to 348, inclusive, C. C. P., re statutes of limitation.

Skeleton bill.

S.B. 461—METZGER. Amends Sec. 943, C. C. P., re appeals.

Skeleton bill.

S.B. 462—METZGER. Amends Secs. 2986 to 3011, inclusive, C. C., re pledges of personal property.

Skeleton bill.

S.B. 463—METZGER. Amends Sees. 2920 to 2942, inclusive, C. C., re mortgages.

Skeleton bill.

S.B. 464—METZGER. Amends Sees. 3046 to 3065b, inclusive, C. C., re liens.

Skeleton bill.

S.B. 465—METZGER. New act, establishing code of fair competition for live stock industry. Live Stock Fair Competition Act.

Skeleton bill.

S.B. 466—KNOWLAND. Amends Sec. 27, Act 6384, re regional park districts.

Authorizes districts to issue bonds to a municipal water district in exchange for property acquired from the latter, if the park district has been organized within the boundaries of a utility district.

The contract of exchange may provide for the holding of such bonds by the utility district until maturity, and for immediate transfer of possession with postponement of transfer of title to the property to the park district upon retirement of the bonds.

S.B. 467—KING. Amends Secs. 2.411, 2.418 and 2.419, Sch. C., re disincorporation of high school districts.

Charges present law to provide a petition for disincorporation shall be signed by the heads of families equal to twice the amount of the average daily attendance of the high school or, as is provided in the present law, by two-thirds the electors of each school district composing the high school district. Disincorporation shall be completed upon favorable vote of 60 per cent of the votes cast in the entire district.

S.B. 468—WILLIAMS. Amends title, adds Sec. 18a, Act 4807, State Medical Practice Act, re remedies for violations.

Broadens title, and provides for injunctive relief in cases where act is violated.

S.B. 469—GORDON. New act authorizing city of Napa to convey fee simple in "Jack's Bend" and easement in "Carr Bend" in Napa County to the United States government for purposes of improving the navigability of the Napa River.

To take effect immediately.

Ch. 23, Stats. 1935.

S.B. 470—DIFANI. Repeals Chs. 8 and 9, Pt. 2, Div. 2, Ins. C., and adds new Ch. 8 thereto, re mutual benefit associations and life and disability insurance on the assessment plan.

Deletes the provisions of the code specifically referring to mutual benefit associations and enacts a new Ch. 8, Pt. 2, Div. 2, referring to life and disability insurers operating on the assessment plan, which in the code is Ch. 9, Pt. 2, Div. 2.

Sets up regulations for incorporation of such insurers and restricts them from operation until they have a membership of 1000 and have been authorized to transact business by the commissioner. Such companies may reinsure subject to limitations set forth. Provides for approval of forms of policies by the commissioner, and makes the minimum reserve requirements to be based upon the American Experience Table of Mortality and interest at 4 per cent per annum.

Such companies may elect to operate as a mutual legal reserve company.

Separate accounts shall be kept for life insurance, available for the sole benefit of such business.

Authorizes commissioner to regulate companies and to force compliance with law.

Provides method for foreign companies operating on the same basis to transact business in the State. Annual reports shall be made by all companies to the commissioner.

S.B. 471—DIFANI. Adds Ch. 13 to Pt. 2, Div. 2, Ins. C., re medical and hospital service insurers.

Defines such insurers and makes them subject to insurance laws of the State. Requires \$25,000 capital and the obtaining of a certificate of authority from the Insurance Commissioner. Commissioner is authorized to revoke certificate for failure to comply with law. All services furnished are required to be through regularly licensed persons or agencies.

S.B. 472—DIFANI. Amends Art. 14 of Ch. 1 of Pt. 2 of Div. 1, Ins. C., re insolvent insurers.

Bill provides that the commissioner shall proceed against insolvent insurers as prescribed by law. The code provides for such procedure under Secs. 1010 to 1017 or 1018 to 1053.

S.B. 473—DIFANI. Amends Sec. 100, and adds Sec. 106a, Ins. C., re medical and hospital service insurance.

Adds medical and hospital service to the classes of insurance listed in the Ins. C. Defines such insurance to include contracting for the furnishing of hospital and medical services.



S.B. 474—DIFANI. Adds Ch. 13 to Pt. 2 of Div. 2, Ins. C., re medical and hospital service insurance.

Requires such insurers to have a paid-in capital of at least \$25,000 before transacting business in this State. Unearned premiums are classed as a liability in computing paid-in capital.

S.B. 475—DIFANI. Amends Secs. 970, 972 and 974, Ins. C., re bonds as security for obligations of insurers.

Existing law requires \$20,000 bond unless insurer has been doing business in State for two years, and total of all taxes assessed against insurer during preceding year was \$10,000 or less, in which event the amount of the bond is reduced to double the amount of such taxes, but not less than \$2,000.

Bill would permit lower bond when total taxes levied against insurer for preceding year "on business done" during preceding year was less than \$10,000.

Also permits bonds of less than \$20,000 to be made applicable for renewal periods of insurer's certificate of authority by endorsement of principal and sureties.

S.B. 476—DIFANI. Amends Sec. 986, Ins. C., re insolvency of life insurers issuing nonassessable policies on a reserve basis.

Provides that such insurers are insolvent whenever provision for its liabilities and for reinsurance of all its outstanding risks impairs its net worth so as to reduce it below \$200,000 or below 75 per cent of its share capital.

S.B. 477—DIFANI. Amends Sec. 1151, Ins. C., re real property held by insurers.

Allows commissioner to extend the period in which insurers must sell real property held by them.

S.B. 478—DIFANI. Repeals Sec. 1700, Ins. C., re life agents.

Deletes provisions which exempted mutual benefit associations from general provisions relating to life agents.

S.B. 479—DIFANI. Amends Sec. 10482, Ins. C., re valuation of life policies.

Provides that valuation should be based upon standards set out in Sec. 986, Ins. C., instead of in Sec. 916, Ins. C. These standards include the American Experience Table of Mortality with interest at the rate of 4½ per cent per annum, the Combined Experience or Actuaries' Table of Mortality with interest at 4 per cent per annum and the American Experience Table of Mortality with interest at 3½ per cent per annum, depending upon the year in which the risk was written.

S.B. 480—DIFANI. Amends Secs. 10840 and 10844, Ins. C., re domestic assessment plan life or disability insurers.

Provides insurers may be incorporated to carry on both the business of mutual life and disability insurance upon the assessment plan.

Deletes provision exempting such insurers from other provisions of code.

S.B. 481—DIFANI. Amends Sec. 11715, Ins. C., re deposits required to secure awards in workmen's compensation.

Requires \$100,000 deposit of such insurers who have not transacted business in the State during the previous calendar year, or are not required to maintain a reserve for outstanding losses.

Provides that in no event shall deposits of other such insurers be less than \$25,000, nor more than twice the amount of required reserves.

S.B. 482—DIFANI. Amends Sec. 1370, Ins. C., re assets of reciprocal insurers.

Adds to permitted forms of assets of such insurers, deposits in bank and real property acquired by it in the course of business but which must be sold within five years after acquisition.

S.B. 483—DIFANI. Adds Chap. 13 to Pt. 2, Div. 2, Ins. C., re mutualization of incorporated life insurers.

Authorizes and sets up a general plan for domestic incorporated insurers having capital stock of outstanding shares, and issuing, on a reserve basis, nonassessable policies of life or life and disability insurance, to convert themselves into incorporated mutual life insurers to issue similar policies.

Prerequisites are set out for such mutualizations, and a plan, when adopted, shall be filed with the commissioner.

S.B. 484—DIFANI. Adds Art. 4 to Chap. 5, Pt. 2, Div. 2, Ins. C., re advisory rating counselors and insurance counselors.

Defines advisory rating counselor as any person proposing to rate insurance companies on basis of period of operation, amount of insurance in force, etc.

Defines insurance counselor as any person who engages in the business of giving advice to policyholders or respective purchasers of insurance for compensation.

Requires such counselors to obtain licenses from Insurance Commissioner. Commissioner is authorized to give examinations for licenses. Insurance agents, brokers and solicitors can not be licensed.

No licensee permitted to receive any compensation from any insurer or insurance agent.

Provisions are made for revocation of certificates of authority for cause.

S.B. 485—DIFANI. Amends Sees. 12350, 12352, 12353, 12355, 12356 and 12357, Ins. C., re title insurers.

Existing law requires all title insurers to deposit \$100,000 cash or securities in this State. Bill would permit foreign corporations to deposit such amount in their home State with appropriate officer. Existing provisions re these deposits are limited to those actually made in this State.

S.B. 486—DIFANI. Amends Sec. 8, Act 8443, Inheritance Tax Act, re appraisal of the estate and determination of the amount of the tax.

Deletes the present provision relative to determination of the value of a future or contingent estate by the Insurance Commissioner upon application of the superior court or of an inheritance tax appraiser.

S.B. 487—BIGGAR. Claim bill, \$741.81. Western Union Telegraph Company.

S.B. 488—McGOVERN. Adds Sec. 954a, C. C. P., re appeals.

Provides before filing record or transcript in the appellate court a written abandonment may be filed in the trial court and the withdrawal may be effected by filing in the same place stipulation of counsel. Filing of either document restores the jurisdiction of the trial court.

S.B. 489—McGOVERN. Amends Sec. 1053, Pen. C., re substitution of judges.

Upon disability of judge in criminal case, Chairman of Judicial Council instead of Governor shall assign another judge to try such case.

S.B. 490—McGOVERN. Amends Sec. 1029, Pen. C., re trial of superior court judge.

Chairman of Judicial Council instead of Governor shall assign another superior court judge to try a superior court judge against whom an indictment or information has been filed.

S.B. 491—SNYDER. Amends Sec. 3, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917.

Skeleton bill.

S.B. 492—SNYDER. Amends Sec. 3, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917.

Skeleton bill.

S.B. 493—SNYDER. New act, re care of persons industrially injured or deceased.  
Skeleton bill.

S.B. 494—SNYDER. Amends Sec. 11, Act 4749, Workmen's Compensation Insurance and Safety Act of 1917.  
Skeleton bill.

S.B. 495—McGUINNESS. New act, re regulation of flow of water over Copco Dam for preservation of fish.  
Skeleton bill.

S.B. 496—McGUINNESS. Amends Sees. 224m and 226, C. C., re adoptions.  
Provides that the judge of the superior court of the county where the minor resides has concurrent power with the State Department of Social Welfare to consent to the adoption of a minor.

S.B. 497—McGUINNESS. Adds Sec. 610, Veh. C., re signs on trucks operated on highways.  
Skeleton bill.

S.B. 498—YOUNG. Adds Chap. 9, Div. IV, Ag. C., re production and marketing of milk and dairy products.  
Skeleton bill.

S.B. 499—McGOVERN. Adds Sec. 140, Act 2048, re dentistry.  
Provides for injunction to prevent unlicensed dentists from practicing dentistry.

S.B. 500—SCOLLAN. New act, re California State Capitol Park Extension Authority.  
Creates California State Capitol Park Extension Authority, composed of Governor, Controller, and Attorney General, to serve without compensation but to receive actual expenses. Office to be maintained in Sacramento.  
Part skeleton bill.

S.B. 501—SCOLLAN. New act, re California State Capitol Park Extension Authority.  
Creates California State Capitol Park Extension Authority, composed of Governor, Controller and Attorney General, to serve without compensation but to receive actual expenses. Office to be maintained in Sacramento.  
Skeleton bill.

S.B. 502—SCOLLAN. New act, re California State Capitol Park Extension Authority.  
Creates California State Capitol Park Extension Authority, composed of Governor, Controller and Attorney General, to serve without compensation but to receive actual expenses. Office to be maintained in Sacramento.  
Part skeleton bill.

S.B. 503—SCOLLAN (by request). New act imposing a stamp tax on the sale of cigarettes.  
Skeleton bill.

S.B. 504—SCOLLAN. Amends Sec. 677a, Pol. C., re departmental budgets.  
Departmental budgets must specifically designate machinery or equipment proposed to be purchased, rented or acquired, exceeding \$500 in value.  
Such purchases or rentals unless provided for in budget, are prohibited and officer who purchases or contracts therefor is to be liable both personally and on his bond.  
S.B. 565 and A.B. 948 apparently identical.

S.B. 505—SCOLLAN. Amends Sec. 535, Pol. C. re machinery for State Printing Plant.

See digest S.B. 564, apparently identical. A.B. 949 also apparently identical.

S.B. 506—SCOLLAN. New act, providing for adoption of codes of fair competition in respect to service trades in any city, county, or city and county.

See digest S.B. 287, apparently identical. A.B. 329 also apparently identical.

S.B. 507—PIEROVICH. Amends Sec. 5, adds Secs. 1a, 1c, 10 and 11, and amends and renumbers Sec. 1 to be 1c, Act 486, re architecture.

Places the text of Sec. 1 in Sec. 1c, adding at the beginning the statement "In order to safeguard life, health, property and public welfare, and in order to carry out the provisions of this act,"

Sec. 1a, provides for a short title, "State Architectural Act."

Sec. 1b, sets out definitions of terms used in the act.

Makes it unlawful for any certificated architect to affix his name to anything which was not prepared by him or by someone under his supervision. Deletes the provision which allows any person to draw plans, if he tells the person for whom he is drawing such plans that he is not an architect.

Provides that nothing in this act shall apply to any structural engineer when he uses such title, nor to any civil engineer licensed to practice under the State law governing civil engineers, and who use the title of "civil engineer" on all instruments of service.

Deletes the provision defining "person."

S.B. 508—McGOVERN. Amends Secs. 2 and 5, Act 1400, State Civil Service Law.

Substitutes "State Personnel Board" for "State Civil Service Commission" in Sec. 2 and first subd. of Sec. 5. As to appointive members of the board, prescribes a salary of \$5000 each, if not holding another office, position or employment under the State.

Authorizes the Personnel Board to fix the compensation of all officers and employees in the State Civil Service except where such compensation is fixed by statute.

S.B. 509—McGOVERN. Claim bill, \$4567.60. Louise C. McRae.

S.B. 510—McGOVERN. New act, re State highways.

Authorizes the Department of Public Works to acquire by gift or purchase for highway purposes any railroad rights of way which are abandoned or in the process of abandonment.

S.B. 511—McGOVERN. New act, providing for incorporation and mauagement of rapid transit districts.

A rapid transit district may be organized to include one or more counties or parts thereof, initiated by adoption of appropriate ordinances by the supervisors of the county or counties, followed by circulation of a petition to be signed by 10 per cent of electors in each county concerned, and filed with the Secretary of State. Any county, in lieu of proceeding by petition may call and hold an election on the question. After filing of the petitions or the certificates of election with the Secretary of State notice thereof is published by the latter, fixing time for filing of protests. The protests are heard by the superior court in the several counties concerned. The judgments rendered by the latter are then certified to the Secretary of State, whereupon the Secretary of State issues his certificate of incorporation. Directors are appointed by the boards of supervisors of the several counties, according to a population basis set forth in Sec. 4.

The district when formed has power to acquire or construct rapid transportation systems, bridges, abutments, rights of way, roads, tunnels, railroads, street car lines, interurban lines, telephone lines, foot paths, viaducts, toll gates, subways, and other forms of property necessary or proper to the construction, maintenance or supervision of its works.

The district's general powers and the duties and powers of its officers are indicated in Secs. 5 to 21.

Provision for annexation to such a district is made in Sec. 23.



S.B. 512—SWING. Adds Sec. 16½, Act 5886, re pharmacy employees.

Provides that the employees and assistants of a proprietor of a pharmacy, which proprietor is a registered pharmacist, or who employs a registered pharmacist, may lawfully sell any of the drugs and medicines mentioned in Sec. 16 of act.

S.B. 513—SWING. Adds Secs. 135j to 135j5, Act 652, Bank Act, re administration and liquidation of banks.

135j requires Superintendent of Banks when in possession for liquidation to make inventory as required by Sec. 136 and value each and all assets and apporation such assets according to the value of each depositor's account.

135j1 requires the superintendent upon written request of the holders of 60 per cent of deposits and unsecured creditors' claims to issue certificates of deposit of 90 per cent of the value of depositor's claim determined as above. Such certificates to be transferable but not negotiable and to be issued in units of \$100 or fraction thereof in the discretion of the superintendent and to be deducted from the depositor's account.

135j2 requires the surrender of the certificate for a new certificate or endorsement thereon of the amount of any dividend paid.

135j3 restricts the payment of dividends on each certificate to the ratio which it bears to the aggregate of all certificates.

135j4 allows the acceptance of such certificate in satisfaction of the bank's claim against the holder.

135j5 declares that such a certificate is not a guarantee of 90 per cent of the holder's claim nor waiver of the holder's right to receive more if justified by the assets.

S.B. 514—SWING. Adds Secs. 135d to 135d15, Act 652, Bank Act, re banking business.

135d allows the holder of 66 per cent of total of depositors' and unsecured creditors' claims to execute a claimants' plan to reorganize to continue business or liquidate.

135d1 provides for approval by the Superintendent of Banks and by the court for reorganization. If for liquidation, the superintendent shall authorize a satisfactory plan.

Under 135d2, the superintendent may foster a depositors' committee to form a satisfactory plan.

Under 135d3, the superintendent is authorized to prescribe rules for claimants' committee not to exceed five, upon petition of 10 per cent of total claimants.

By 135d4, the rules shall provide for representation of all depositors and creditors including a provision for cumulative voting.

By 135d5, when a satisfactory plan is formed, it must be offered to all claimants, and if accepted by 66⅔ per cent of the aggregate amount of the claims, the superintendent shall apply to the court for approval.

By 135d6, the court shall then fix a day for hearing and notice must be published and posted.

By 135d7, after hearing, the court may approve the plan and fix the terms upon which it shall take effect.

By 135d8, upon written objection by depositors or unsecured creditors the court may direct the superintendent to set aside assets in an equitable amount, as to which he shall continue liquidation. The court may order other changes in the plan.

Under 135d9, the plan must be filed with the Secretary of State and with the Superintendent of Banks.

By 135d10, the plan must provide for all proceedings to be taken in the reorganization, including conditions of reorganization, on what conditions the assets may be turned over, the material documents to be executed, and the conditions under which the reorganized bank may do business.

By 135d11, when the court finds that the conditions have been fulfilled, it shall order the superintendent to turn over to the reorganized bank the assets to which it is entitled, and the receipt therefor shall be filed by the superintendent with the court and thereafter shall be relieved from liability.

By 135d12, any public corporation, State agency, or political subdivision having unsecured claims may join in any claimants' plan.



By 135d13, the court may make any necessary order to carry out the above provisions.

Under 135d14, a fair appraisal must be made of all assets of the bank in liquidation and a certificate issued to each depositor representing 90 per cent of the value of the depositors' accounts represented by a fair apportioning of the assets to him; and such certificate may be assigned, but is not negotiable, and may be accepted on account of any claim owing by him to the bank.

135d15 authorizes directors or agents in charge of liquidation to sell bank assets for not less than 90 per cent of the appraised value, unless upon order of the court or the consent of 66 per cent of depositors and unsecured creditors. Directors are also empowered to collect, compromise, adjust and settle claims of the bank.

S.B. 515—FLETCHER (by request). New act, re agricultural districts.

Provides for formation, government, and operation of such districts as public corporations. Formation of district based upon an election of freeholders within area. District may issue bonds. In addition to other powers, district may provide buildings, museums, coliseums; conduct fairs and horse races. Provides tax levy in case revenue insufficient to pay bonds and interest.

Urgency measure.

S.B. 516—FLETCHER. Amends Sec. 47, Act 3854, California Irrigation District Act, re time for redemption.

Increases from three to five years the period within which property may be redeemed from sale on account of a delinquent irrigation district assessment.

S.B. 517—RICH. Amends Sec. 5a, Act 4694, re levee construction and repair in Marysville (Stats. 1875-76, p. 132, as amended, Stats. 1929, p. 723).

Requires that the general manager employed by the levy commissioners be a civil engineer licensed under the act regulating the practice of civil engineers.

S.B. 518—RICH. Amends title, adds Div. IIIa, Prob. C., re estates of missing persons.

Provides procedure for appointment of trustees for management and control of property of persons missing over 90 days. Substantially the same as now provided in Secs. 1822 to 1822bb, C. C. P.

Provides procedure for probate and administration of estates of persons missing over 7 years, similar to proceedings in estates of decedents.

Provides for distribution under bond; and for final distribution, without bond, but not before 10 years absence.

S.B. 519—RICH. Repeals Act 373, requiring license and bond of live stock auctioneers.

S.B. 520—TICKLE. New act, creating a State Planning Board and defining its powers and duties.

The board is to make and adopt a comprehensive plan for the physical development of the State. Comprehends general plans for highways, parks, water supply, flood control, beach protection, wild life refuges, small farm development, slum clearance, land classification, land use regulations, and other projects particularly mentioned in Sec. 6 of the bill.

The board is to advise and cooperate with local planning commissions.

The fundamental objectives are stated in Sec. 10.

See A.B. 509.

S.B. 521—SNYDER. Amends Secs. 83 and 883, F. & G. C., re fishing in District 15.

Changes boundaries of District 15.

Permits use of lampara nets and round haul nets for taking bait fish only. Prohibits use of set lines and trawls. Permits drift gill nets in District 16.

S.B. 522—SNYDER. Adds Sec. 1028, Prob. C., re distribution of estates.

Provides delivery of any property pursuant to an uncontested order of distribution shall be a full discharge of the executor or administrator unless prior to delivery a notice of intent to appeal from such order is served.

S.B. 523—SNYDER. New act, re storage of wild game.

Requires each person depositing wild birds or animals for storage to affix thereto a game storage license tag, to be issued by Fish and Game Commission at 25 cents per tag.

Prohibits any person from receiving for storage any such bird or animal unless the tag is affixed thereto.

Tag is void unless used within seven days after issuance and ceases to be valid two weeks after deposit.

S.B. 524—GARRISON. Amends Secs. 511 and 750, Veh. C., re speed limits and color of vehicles used by traffic officers.

Deletes Subd. (d) of Sec. 511 which declares that a speed not in excess of 45 miles per hour "under all other conditions" is *prima facie* lawful.

Deletes from Sec. 750 the present requirement that a motor vehicle used by a traffic officer must be painted a distinctive color.

S.B. 525—WAGY. Amends Sec. 1, Act 5130d, re license tax for transportation of persons or property for hire upon highways and streets.

Excludes from the tax base, the carrying of mail under contract with United States if compensation therefor is less than \$1,200 a year.

S.B. 526—WAGY. Amends Sec. 1077, Ag. C., re products for treatment of domestic animals.

Skeleton bill.

S.B. 527—WAGY. Adds Secs. 319 to 319.11, Ag. C., re slaughtering animals for purposes other than human consumption.

Requires license for, and regulates operation of such establishments. Meat or meat food products prepared in such establishment not to be sold for human consumption.

S.B. 528—YOUNG. Amends Act 986. Building and Loan Association Act.

Skeleton bill.

S.B. 529—PIEROVICIL. Adds Secs. 1426d $\frac{1}{2}$ , 1426d $\frac{2}{3}$  and 1426d $\frac{3}{4}$ , C. C., re discovery, locations and discovery shafts on lode and placer mining locations.

1426d $\frac{1}{2}$  provides locator of any lode or placer claim hereafter located shall within 60 days define the boundaries thereof with posts and monuments; within 90 days the locator shall sink a 10-foot shaft or drive a 10-foot tunnel at the point of discovery, exposing the deposit upon which location is based. Provides that failure shall render location void and claim shall not be subject to relocation by same locator for one year.

1426d $\frac{2}{3}$  provides relocation of lode or placer claim shall be made in same manner as original location except locator may sink new shaft or drive new tunnel, or may extend old shaft or tunnel.

1426d $\frac{3}{4}$  provides that within 90 days after posting of location of placer claim, locator shall perform at least one dollar's worth of work for each acre included in the claim.

S.B. 530—PIEROVICIL. Amends, Act 3814, Corporate Securities Act, re mining corporations.

Skeleton bill.

S.B. 531—PIEROVICH. New act, re regulation and supervision of companies engaged in mining, and the sale of securities of such companies.

Skeleton bill.

S.B. 532—PIEROVICH. Amends Sec. 290, C. C., re articles of incorporation.

Inserts in Subd. 6 after "addresses" the words "by street, street number, city or town, and State," in reference to addresses of directors.

S.B. 533—OLSON. Adds Secs. 653.1 to 653.16, inclusive, C. C., re cooperative associations.

653.1. Describes and defines a cooperative association.

653.2. Defines share and shareholder, and declares certain words used in this title to be synonyms.

653.3. Declares that five or more persons may form a cooperative association by filing a certificate prescribing the contents of the certificate.

653.4. Prescribes a filing fee of \$10 for articles and \$5 for amendments, and exempts cooperative associations from franchise or other taxes.

653.5. The C. C. provisions relating to nonprofit corporations are made applicable to cooperative associations unless provisions hereof conflict.

653.6. Provides for adoption of by-laws and their contents.

653.7. Provides for election of directors and their terms of office, and prescribes the officers who shall be elected annually.

653.8. Prescribes manner of amending certificate of incorporation and the extent of amendment allowed.

653.9. Provides that no shareholder can cast more than one vote and gives the association power to purchase shares under certain conditions. Forbids voting by proxy and allows shareholders to elect delegates by districts in large areas.

653.10. Allows the shareholders to vote at shareholders' meetings in writing attached to the written notice to him of the exact motion, resolution or nomination. Also allows the secretary to take a referendum vote by mail.

653.11. Allows investment up to 25 per cent of its capital in stock of any other corporation.

653.12. Prohibits payment of promotion expenses in excess of 10 per cent of the paid-up capital.

653.13. Allows payment for the business of another association by the issue of shares or any goods and services, and prescribes the preliminary steps.

653.14. Provides that 10 per cent of the earnings must be set aside annually for a reserve fund until such fund equals 30 per cent of the paid-up shares, after which such allocation is optional. Dividends upon paid-up shares shall not exceed 5 per cent per annum. Provides for payment of surplus earnings to an educational fund and for the distribution of remaining surplus to patron shareholders and to other patrons in proportion to the volume of business transacted with the association, but nonmember patrons shall not receive any of the surplus unless at least 25 per cent of such amount be applied to the purchase of the shares.

653.15. An existing cooperative corporation may accept the provisions of this act by filing a written certificate with the Secretary of State; specifies contents of the certificate.

653.16. A corporation formed under this act must include in its name the word "cooperative," and some word or words, or abbreviation that will indicate incorporation. Also prohibits the use of the word "cooperative" or any similar word as part of a name of any other association unless formed under this act, and provides for injunction, exempting, however, a cooperative organized in another State which complies with the laws of this State relating to foreign corporations. Provides a penalty for a violation of this section.

S.B. 534—PERRY. New act, re psychopathic institutions.

Provides that no person shall be committed to private psychopathic institutions without a written statement from two physicians after an examination. Such person shall not be restrained from communication with relatives and friends. Directs that in all court proceedings the person proceeded against shall be informed of his right to counsel, and that he himself must be present at all court proceedings.

S.B. 535—OLSON (by request). Amends title and Secs. 2 to 20, and adds Secs. 3a, 3b, 3c, Act 4463, the Los Angeles Flood Control District Act.

Creates a district board of five directors, salary of \$4,200 each per year, and transfers to them certain powers formerly vested in county board of supervisors acting ex officio. Directors elected by divisions as defined in amended Sec. 2.

General powers and duties of district board are prescribed in Secs. 4 and 5, as amended, derived in part from present Secs. 16 and 17; of district clerk, in Sec. 6; of district controller, in Sec. 7.

As to district contracts (amended Sec. 8), derived in part from present Sec. 15.

Procedure for issuing district bonds (amended Secs. 9 to 13, and 16) derived in part from present Secs. 4 to 9, 18 and 19.

As to district taxes, (amended Sec. 14) derived from present Secs. 10 and 11 and 14.

District bonds as legal investments, etc. (amended Sec. 15), derived in part from present Secs. 12 and 13.

County officers continue to perform certain duties in relation to assessment and collection of district taxes and county treasurer continues to serve as district treasurer.

See A.B. 1258, Ch. 4, Stats. 1935, adding Subd. 7a to Sec. 2 of the act which S.B. 535 amends.

S.B. 536—POWERS. New act, re State liquor control. "Alcoholic Beverage Act."

Requires any person who manufactures, imports, bottles, or sells any alcoholic liquor to possess a license issued by the board. Provides license fees.

Allows permit to manufacture of wine for own consumption not to exceed 200 gallons per year.

Provides for protest against the issuance of any liquor license, sets out procedure for hearings by the board in relation to denials of applications for licenses, protests against issuance of a license, or complaints against a license holder.

Provides that superior court will enforce the issuance of subpoenas by board. Provides for a petition for reconsideration after a decision by board. Provides for a review by District Court of Appeal, and then by Supreme Court if necessary, after petition for reconsideration has been denied by the board.

A.B. 1307 apparently identical.

S.B. 537—METZGER. Adds Sec. 1354, F. & G. C., authorizing Fish and Game Commission to issue permits to take frogs below the minimum sizes otherwise specified, if for scientific or educational purposes.

S.B. 538—METZGER. Amends Secs. 650.5, 661, 1064, 1151 and 1414, F. & G. C., re fish and game.

650.5 now permits taking of salmon with hook and line in any district during the open season for trout therein. Bill excepts Districts 6, 7, 8, 9, 10, 11, 15, 16, 17, 18, which are specifically taken care of in other sections.

Prohibits possession of chinook or silver salmon less than present size limits.

Adds to present prohibition against unlawful use of fish in a reduction plant the phrase "agree to use or receive for use."

Removes from 1151, re hunting and fishing with artificial lights, the present definition of "artificial light."

Amends 1414, re forfeiture of illegally used firearms and fishing equipment, by substituting "or" for "and" in the phrase "designed to be and capable of being used" to take birds, etc.

S.B. 539—SWING. Amends law, re the Department of Motor Vehicles.

Skeleton bill.

S.B. 540—SWING. Amends Ins. C., re insurance.

Skeleton bill.



S.B. 541—SWING. New act, re Department of Agriculture.

Skeleton bill.

S.B. 542—HAYS. Adds Pt. VI to Div. II, Sch. C., re unified school districts.

Provides that where the boundaries of an elementary district, high school district and junior college district, or boundaries of elementary district and high school district are coterminous and are governed by boards of identical personnel, said districts shall, on July 1st next succeeding the effective date of this act, be merged into a "unified district".

Allows contiguous school districts in the same or adjoining county or counties to be annexed to such "unified districts" by election called for such purpose.

Provides for the division of such unified districts into four "trustee districts" from each of which shall be elected one member of governing board of unified district. Prescribes the powers and duties of such governing board.

Sets out provision for merger of unified districts.

Prior bonded indebtedness of districts included in new unified districts shall remain the obligation of the territory comprising such former districts, but an election may be held to determine whether the new unified district shall assume such bonded indebtedness.

A.B. 1205 apparently identical.

S.B. 543—HAYS. Adds Pt. VII to Div. II, Sch. C., re unified school districts created from noncoterminous districts.

Creates a State School Redistricting Commission which shall guide the formation of unified school districts under county survey committees to be established in each county. Each county committee shall survey the county for the purpose of planning of unified school districts. Upon the approval of any plan by the State Redistricting Commission an election shall be held in the county on the last Friday in January, 1937, to determine if the unified district shall be formed.

Provides for maintenance of elementary, junior high and high schools in unified districts.

Upon petition, elections shall be held to determine whether the unified district shall assume the bonded indebtedness of former school districts included in the unified district.

Appropriates a blank sum for the support of the commission.

A.B. 1206 apparently identical.

S.B. 544—HAYS. Amends Secs. 5 and 6, Act 816, re warrants.

Provides for cancellation of warrants unpaid for four years after payable; amount of canceled warrants to revert to fund against which drawn.

Provides that legal owner of warrant may request its cancellation; fund upon which drawn to be credited with amount thereof.

S.B. 545—HAYS. Amends Secs. 2 and 26, Act 3814, re Division of Corporations, and supervision of companies and agents.

Amends Subd. 7 of Sec. 2, defining the word "security" by omitting, before the word "deposited" the words "or other instrument".

Amends Sec. 26, re fees charged by the commissioner in the first line of Subd. 5, by changing "any" to "an," and Subd. 9, by omitting the words "or other instrument".

A.B. 1204 apparently identical.

S.B. 546—SLATER. Amends Secs. 1104, 1108, 1143, 1144, 1146 and 1147, Ag. C., re eggs.

Transfers enforcement of provisions from Department of Public Health to Department of Agriculture.

Appropriates blank sum to Department of Agriculture fund to carry out provisions of chapter, re eggs.



S.B. 547—BIGGAR. Adds Secs. 4767-1 and 4925, Sch. C., re computing average daily attendance.

Makes an allowance for days of bad weather, not exceeding ten days, which shall be deducted in computing the number of days that the schools were maintained during school year.

S.B. 548—McGOVERN. Amends Sec. 4, Act 4743, re disposition of fines and penalties for violation of semimonthly pay day act.

Provides that such fines and penalties be credited to the contingent fund of the Division of Labor Statistics and Law Enforcement in augmentation of the current appropriations for support of the division, to be expended by the division in the administration of the act.

A.B. 857 apparently identical.

S.B. 549—McGOVERN. Amends title and Sec. 1, Act 6432, re disposition of penalties for violation of labor laws relating to public works.

Provides that penalties collected for violation of labor laws relating to public works be credited to Division of Labor Statistics and Law Enforcement, in augmentation of current appropriations for support of the division to be expended for the administration of such acts.

A.B. 859 apparently identical.

S.B. 550—POWERS. New act, re cooperation with Federal Government in relation to grazing lands.

Provides for cooperation of State officers and agencies and stockmen's associations with Federal Government under act of Congress approved June 28, 1934. Authorizes Division of State Lands to cooperate and to exchange State lands as provided in said act. Provides for disposition of funds received.

S.B. 551—SWING. Amends title and Secs. 2, 9, 15, 17, 18, 20, 21, 22, 23, 24, 26, 27, 30 and 33, Act 8493, Retail Sales Tax Act.

Extends tax base to include "renting or leasing" as well as selling tangible personal property. Also extends definition of "sale" to include fabrication of tangible personal property for consumers who furnish materials therefor.

Enlarges definition of "person" to include "this State, any county, city and county, municipality, district or other political subdivision."

Under certain conditions authorizes salesmen to be treated as agents and the dealers or distributors supplying the merchandise to such salesmen to be treated as retailers for the purposes of the act.

Administrative and procedural features relative to reporting and computation of gross receipts, issuance and renewal of permits, levying of additional assessments, penalties for failure to pay, procedure for perfecting lien of the tax and its collection, are modified in various particulars as indicated in Sec. 9, and following, of the act as amended by the bill.

A.B. 1273 apparently identical.

S.B. 552—HAYS. Amends Sec. 4220, Pol. C., re county surveyors.

Provides that county surveyor shall classify public highways and prepare annual budget for needed work thereon:

Urgency measure.

S.B. 553—CRITTENDEN. Adds Sec. 25½ to Act 6386, Public Utilities Act, re operation and ownership of wharves or dock facilities by railroad corporations.

Provides railroad shall submit a valuation of such wharf or dock to the commission; shall collect a charge for the use thereof comparable with charges of other public utilities and shall file statement concerning same.

Provides leases of such wharf or dock shall be approved by commission; and that commission may vacate any existing lease if said lease is not in the public interest or is causing discrimination.

A.B. 1306 apparently identical.

S.B. 554—SLATER. Adds Secs. 45 to 48, Ag. C., re Board of Viticultural Commissioners.

Creates State Board of Viticultural Commissioners, appointed by Governor. Part skeleton bill.

S.B. 555—SLATER. Amends Secs. 1143, 1144, 1146 and 1147, Ag. C., re egg products.

Transfers enforcement of provisions from Department of Public Health to Department of Agriculture.

See S.B. 546.

S.B. 556—YOUNG. Amends Sec. 6.2, Sch. C., re insurance of school property.

Insurance is to be placed with mutual insurers authorized to do business in this State. Present law limits it to mutual insurers organized under the laws of this State.

S.B. 655 and A.B. 1369 apparently identical.

S.B. 557—DEUEL, SLATER, SNYDER, STOW, PIEROVICH, SHARKEY, PARKMAN, and REINDOLLAR. New act, re constitutional convention.

Substantially the same as A.B. 598, except:

1. Calls the convention for the first Monday in June, 1937.
2. Calls the primary election for August, 1936, and the final election of delegates for November, 1936, and the vote on the Constitution for the general election of 1938.
3. Provides for the election of three delegates from each congressional district.
4. Provides for the majority vote and grouping of candidates.

S.B. 558—POWERS. Amends Secs. 4.161, 4.162, 4.190, 4.220 and 4.221, Sch. C., re unapportioned county school funds.

4.161. Present law provides that the estimate of such elementary school fund by the county superintendent shall not exceed 5 per cent of the moneys apportioned to the county during the preceding school year. This bill makes such limitation to be in addition to balances on hand and transfers made as estimated by the county superintendent of schools.

4.162. Deletes from present law the provision that 80 per cent of an excessive balance or surplus of the school fund or school supervision fund should be transferred to the unapportioned county elementary fund so as to make the entire balances to be so transferred. Adds to nontransferable funds all funds received from the Federal Government.

4.190. Deletes from present law the requirement that, before a sum may be apportioned to a school district out of the unapportioned county elementary school fund, such district must first have levied the maximum district tax specified in 4.375.

4.220 and 4.221. Affect unapportioned county high school funds in the same manner as elementary school funds are affected.

S.B. 559—POWERS. Amends Sec. 3.331, Sch. C., re high school tuition tax.

Tuition fund shall not allow transportation for pupils residing less than two miles from any high school.

S.B. 560—KNOWLAND, CRITTENDEN, OLSON, SCOLLAN, SLATER, and TICKLE. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re gasoline tax moneys.

Appropriates to the counties 29 per cent instead of 33 $\frac{1}{3}$  per cent of the net receipts from the gasoline tax.

See S.B. 561.

A.B. 1177 apparently identical.

S.B. 561—KNOWLAND, CRITTENDEN, OLSON, SCOLLAN, SLATER, and TICKLE. Amends Secs. 3 and 5, Act 3303a, re cities' share of gasoline tax receipts.

Requires expenditure in cities and cities and counties of the net revenue from one-half cent per gallon tax on gasoline, thus giving cities one-fourth cent more

than they now receive, and taking said one-fourth cent from the funds now given to the counties and the State.

Establishes the population of cities incorporated since 1930 census as that percentage of the total population of the county that the number of registered voters of the city bears to the number of registered voters of the county.

Provides this one-half cent is to be spent on those streets of major importance which are agreed upon by the city and the Department of Public Works. If the department finds the city is equipped to conduct the street work efficiently and economically, and if the city has set up the required fund and files an estimate of its proposed expenditures therefrom, the department must pay to the city its share. The bill requires annual reports to the department where the expenditure is delegated to a city.

Any city may permit its share to be spent upon county or State highways.

Requires the department to acquire rights of way for, and to construct, improve and maintain, connecting portions of State highways through or around cities.

See S.B. 560.

S.B. 562—MCCOLL. New act, re golf professionals.

Creates "California Board of Professional Instructors of Golf," consisting of three members appointed by the Governor, no salary, save a per diem of \$10 per each day spent in attendance at board meetings.

Provides means whereby the board examines applicants, sets out qualifications for application, and imposes license fees. Provides penalties for violation, and also causes for expulsion from membership.

S.B. 563—MCCOLL. Adds Sec. 3237, Pol. C., re material contracts for public buildings.

Provides that no contract for public construction can be made in which junk or reclaimed materials are to be used.

S.B. 564—SCOLLAN. Amends Sec. 535, Pol. C., re machinery for State Printing Plant.

No machinery or equipment exceeding \$500 in value may be purchased or rented for printing plant unless expressly provided for in budget.

S.B. 505 and A.B. 949 apparently identical.

S.B. 565—SCOLLAN. Amends Sec. 677a, Pol. C., re departmental budgets.

See digest of S.B. 504, apparently identical. A.B. 948 also apparently identical.

S.B. 566—KNOWLAND. New act, re method of selecting judges of the superior court.

Prescribes the means whereby a county or city and county may adopt the provisions of Sec. 26, Art. VI, of the Constitution (ballot proposition No. 3, election of November 6, 1934) and apply to that county or city and county the method of selection prescribed in said Sec. 26.

Such adoption is determined by majority vote of the electors at an election called pursuant to resolution or ordinance of the board of supervisors or pursuant to a petition of electors of the county or city and county.

S.B. 567—GARRISON. Adds Ch. III to Pt. III of Div. VI, Sch. C., re State insurance fund to insure property of school districts.

Skeleton bill.

S.B. 568—SCHOTTKY. New act, providing a moratorium on the foreclosure of mortgages and deeds of trust and the forfeiture of the interest of a purchaser in contract of purchase, all re real property.

Prohibits such forfeiture or sale upon such foreclosure until January 1, 1936, if the only default consists of the failure to pay the principal sum of the obligation when due.

Does not prevent such forfeiture, foreclosure or sale if taxes, insurance or interest be not paid. Taxes not deemed in default if redemption thereof made

under any applicable law or ordinance, if installments prescribed by such method of redemption of taxes are paid as the same become due.

Meanwhile extends the period of the statute of limitations upon the obligation until March 1, 1936.

Urgency measure.

S.B. 569—McGOVERN. Amends Sec. 2.802 Sch. C., re judgments against school districts.

Provides that provision for payment of outstanding judgments against school districts shall be made in budgets for ensuing tax year.

S.B. 570—FLETCHER. Repeals Act 3585, re Advisory Commission on Indian Affairs.

S.B. 571—FLETCHER. Amends Sec. 862, Act 5233, re cities of sixth class.

Allows cities of sixth class to own and operate ferries in addition to other public utilities; permits operation of bus lines and all classes of public utilities; and operation of public utilities jointly with or by lease from owners thereof.

A.B. 644 apparently identical

S.B. 572—KNOWLAND. Amends Sec. 3714 and adds Secs. 4060 to 4060.54 Pol. C., known as the "Uniform County and District Accounting Act."

Applies to all counties except as to a county whose charter has established a fiscal budgetary and accounting procedure governed by the principles set forth in the act, the bill applies only to the extent of rendering reports on standard forms and in accord with uniform classification prescribed by State authority. Applies also to any governmental office or agency which expends county funds or which collects taxes, assessments or fees in or through the county and to special districts and to school districts and township officers and judges of a court of record.

Requires the filing of budget estimates with the county auditor on or before a certain date each year. The county auditor then prepares a tabulation showing the financial program of the several agencies and in accord with classification of accounts as prescribed by State authority, which tabulation is submitted to the board of supervisors which shall then establish a preliminary budget for those agencies which are subject to supervision by the board. Hearings are then held, at the conclusion of which final budgets are adopted.

Such budgets prescribe the limitations for expenditures for the period covered, except as modified in accordance with 4060.27, 4060.34 and 4060.35.

Annual audits of accounts are also provided for (4060.43) which are deemed fulfillment of the requirements of 92S, Pen. C. The State Controller, Director of Finance and Superintendent of Public Instruction constitute "The State Authority."

S.B. 573—McGOVERN. Amends Sec. 7, Act 2349, re employment agencies.

Applies the \$100 license fee to any employment agency in any city contiguous to a city having a population over 100,000 at any point on any boundary thereof, or in any other place within five miles of any boundary thereof, and excepts such cities in the above class from the fees exacted from cities of lower population.

The same provisions as above are also applied to the deposit of penal bonds. The population of the class of cities having to deposit a \$1,000 penal bond is changed from those having a population of 25,000 to 100,000, to those having a population of 75,000 to 100,000.

Directs that all money collected under this act shall be credited to the contingent fund of the Division of Labor Statistics and Law Enforcement in augmentation of the current appropriations for the support of the said division and may be expended by said division for the administration of this act.

A.B. 858 apparently identical.



S.B. 574—CRITTENDEN. Amends Secs. 1, 3, 9, 12a, 15, 19, 20a, and 20h, and adds Secs. 3a, 3h, 3e, 3d, 3e, 3f, 3g, 3h, 3i, 9a, 9c, 12b, 20b, 20c, 20d, 20e, 20f, 20g, 20h, 20i, 20j, and 20k. Act 112 California Real Estate Act, re powers and duties of Real Estate Board and of the Real Estate Commissioner.

Changes Real Estate Department to Real Estate Division throughout the above sections.

Sec. 3. Creates Real Estate Board consisting of Real Estate Commissioner and six other members, the latter to serve without compensation, save actual expenses incurred in attending to their duties.

Sec. 3a. Provides for staggered terms for members of board until 1939, and then each term is to be for four years. Three members to be from southern California and three from northern California. Northern boundary of San Luis Obispo, Kern and San Bernardino counties shall be dividing line between north and south.

Sec. 3b. Provides for meetings and times thereof of the board. Real Estate Commissioner shall be chairman of the board and shall represent it on the Governor's Council.

Secs. 3c, 3d, 3e, 3f, 3g, 3h. Contain the matter formerly contained in Sec. 3 without any change in text, save that Sec. 3h also gives the Real Estate Commissioner power to promulgate rules and regulations for his office and the enforcement of this act.

Sec. 3i. Gives Real Estate Board power to inquire into the needs of real estate licenses in California and to confer with the Governor and other State officials as to how said board can best serve its purposes.

Sec. 9. The text of former Sec. 9 is now contained in Secs. 9, 9a, 9h, and 9c, with Sec. 9h also allowing a hearing as provided for in Secs. 12a and 13 of this act.

Sec. 12a. The text of Sec. 12a is now contained in Secs. 12a and 12b, the latter section containing the power of review from the decision of the commissioner.

Sec. 15. Provides for hearing in accordance with Secs. 12a and 13, and not Sec. 12.

Sec. 19. Provides that the revocation procedure is that set out in Secs. 12a and 13, and not that in Sec. 12.

Sec. 20a. The text of Sec. 20a is now contained in Secs. 20a, 20b, 20c, 20d, 20e, 20f, 20g, 20h, 20i, 20j.

Sec. 20b. The text of former Sec. 20h is now contained in Sec. 20k.

S.B. 575—SCHLOTTKY. Amends Secs. 365 to 365e, incl., and 365f, 365g, 365h, Pol. C., re California Highway Commission.

Skeleton bill.

S.B. 576—DUVAL. Amends Sec. 3773, Pol. C., re rental of lands sold to State for taxes.

Gives Controller, or his representative, the right, in the name of the Controller, to rent and collect profits from and to do other things necessary in connection with the custody and rental of such property.

Credits money received under section to general fund instead of to tax land fund.

Gives Controller or his representative authority to remove structures or other appurtenances dangerous to health or property, whether legal proceedings for their removal have been commenced or not.

S.B. 577—DUVAL. Amends Sec. 3780, Pol. C., re sale of property to the State for delinquent taxes.

Provides that where property has been deeded to the State under Sec. 3785 and no application to redeem has been made, nor any right of redemption initiated, nor any installment paid, for a period of three years after the date of such deed, and no action contesting the validity of such deed has been instituted, or if such action has been so instituted no notice has been given to the State Controller, or if the action has been determined against the plaintiff, the right of redemption and all rights incident thereto shall cease three years after the date of such deed and the absolute title to the property shall vest in the State.



S.B. 578—SCOLLAN. Amends Sec. 627, Pen. C., re trespass.

Restricts trespass as defined in section to entering canal banks or rights of way of irrigation districts.

A.B. 1335 apparently identical.

S.B. 579—McGOVERN. Adds Sec. 1021a, C. C. P., re liens of attorneys.

Allows attorney to retain all client's property in his possession until his fee is paid, and gives him a general lien upon all choses in action which are not affected by a settlement between the parties, and provides that his appearance in the action is notice to all persons of his claim.

A.B. 325 apparently identical.

S.B. 580—McGOVERN. New act, re San Francisco-Oakland Bay Bridge.

Directs the Department of Public Works to acquire the necessary land, or interests therein, both overhead and underground, and to construct, or cause to be constructed, the railroad approaches to said bridge. Such acquisition and construction is to be completed at such time that transportation facilities will not be delayed upon the opening of the bridge.

S.B. 581—SCOLLAN. Amends Sec. 602, Pen. C., re trespass.

Provides it is misdemeanor for hunter to trespass upon enclosed or unenclosed lands of another under cultivation or upon lands of another not under cultivation enclosed by fence.

A.B. 1334 apparently identical.

S.B. 582—SWING. Amends Secs. 365 to 365e, inclusive, and 365f, 365g and 365h, Pol. C., re California Highway Commission.

Skeleton bill.

S.B. 583—FLETCHER. New act, providing for the relief of certain types of assessment districts, authorizing the county to extend financial relief to owners of land in districts created under the Road District Improvement Act of 1907 or the Acquisition and Improvement Act of 1925. Also authorizes such a district to take advantage of Chap. IX, of Federal Bankruptcy Act which provides for emergency temporary aid of insolvent public debtors.

Substantially identical to A.B. 94 (Ch. 10, Stats. 1935), save that the maximum percentage of the amount of unpaid bonds of the district which the county may purchase or redeem is 60 per cent under S.B. 583 and 50 per cent under A.B. 94.

S.B. 584—McCORMACK. Adds Sec. 3663d Pol. C., re assessment of rolling stock.

Requires State Board of Equalization to determine average number of units of rolling stock, assessed under Sec. 14 of Art. XIII, habitually in the State through a calendar year, assessing it at its actual value on first Monday in March and allocating value to taxing jurisdictions of State on basis of average number of units habitually in each jurisdiction.

A.B. 1248 apparently identical.

S.B. 585—McCORMACK. Amends Sec. 3663b Pol. C., re assessment of property in the State Board of Equalization.

Deletes reference to Sec. 14½ of Art. XIII which constitutional section was temporary, merely setting January 1, 1935, as effective date of Sec. 14 of Art. XIII, adopted June 27, 1933.

S.B. 586—McCORMACK. Amends Sec. 3663a, Pol. C., re employees of the State Board of Equalization hired in connection with the assessment of property.

Deletes provision exempting such employees from the provisions of the Civil Service Act.

A.B. 1246 apparently identical.

S.B. 587—McCORMACK. Repeals Secs. 3664, 3664a, 3664d, and amends Secs. 3664b and 3664b-1, Pol. C., re Sec. 14 of Art. XIII of State Constitution.

3664b. Exempts insurance companies doing business in this State from taxes on the gross premiums from ocean marine insurance. Allows their real estate to be taxed in addition to the gross receipts tax. Substitutes the Legislature for the Insurance Commissioner as the authority to impose the various taxes on insurance companies.

3664b-1. Requires every insurer transacting ocean marine insurance in this State to pay a tax assessed by the Board of Equalization, measured by the same proportion as heretofore, provides that this tax shall be in lieu of all other taxes save real estate taxes.

Repeals 3664, re assessment of property of public utilities by the Board of Equalization for State purposes.

Repeals 3664a, re the gross receipts tax on public utilities.

Repeals 3664d, re the payment of franchise tax by public utilities.

S.B. 588—FLETCHER. New act, re exemption from taxation of articles brought into the State for display purposes.

Provides that all personal property brought within the State of California exclusively for purposes of use, display or exhibition at any exposition, fair, carnival or public exhibit of literary, scientific, educational, religious or artistic works within this State, and intended to be removed from this State following such use, shall be free and exempt from all taxation so long as used for said purpose.

Provides for filing of a claim for such exemption.

S.B. 589—McCORMACK. Adds Sec. 2540a C. C., re contracts of minors for insurance and annuities.

Makes persons under the age of 21 competent to contract in respect to life, health or accident insurance or annuities. All such contracts made by persons under the age of 16 must have written consent of parent or guardian.

S.B. 590—PARKMAN. Amends Act 5130c, re motor carrier transportation agents. Skeleton bill.

S.B. 591—PARKMAN. Amends Act 6386, re Railroad Commission. Skeleton bill.

S.B. 592—PARKMAN. New act, re use of public highways by motor carriers of passengers for hire, requiring operators to secure permits from the Railroad Commission. Skeleton bill.

S.B. 593—DUVAL. Amends Secs. 3897 and 3898, and repeals Sec. 3774, Pol. C., re sale of tax deeded lands.

Allows sale of such lands only upon authorization of Controller and consent of board of supervisors.

Sets up separate procedure for private sales and sales at public auction.

Deed is prima facie evidence of freedom from encumbrances, except liens for district or municipal taxes or penalties.

Provides that county treasurer shall pay claim of purchaser to whom governmental land is erroneously sold.

Repeals 3774, which gave to political subdivision possession of lands deeded for delinquent taxes to State and political subdivision.

S.B. 594—DUVAL. Amends Sec. 3817d, Pol. C., re sale of tax deeded lands.

Section prohibits until 1936 sale at public auction of unredeemed property. Bill excepts property sold to State prior to 1926.

S.B. 595—SWING. New act to be known as "Use Tax Act of 1935."

Imposes excise tax on "Storage, use or other consumption in this State of tangible personal property purchased from a retailer." The rate is  $2\frac{1}{2}$  per cent of the sales price of such property.

Supplements the Retail Sales Tax Act of 1933. Contains substantially the same exemptions as does the latter act and in addition exempts from S.B. 595 property the gross receipts from the sale of which are included in the measure of the tax imposed by the Retail Sales Tax Act of 1933.

The administrative provisions are similar to those of the Retail Sales Tax Act.

A.B. 1271 apparently identical.

S.B. 596—SCOLLAN. Amends Secs. 1, 2, 3, 4, 5, 6, 7, and 9a, Act 1660, re contractors.

Sec. 1. Prohibits two or more persons, firms, or other organizations, each of whom possesses a license, to jointly act as a contractor unless they first have procured an additional license for that purpose.

Sec. 2. Provides that the act shall not apply to the drilling of water wells or any operations incidental thereto.

Deletes Subd. (f), re work under the value of \$200.

Act not to apply to finished products, materials, articles of merchandise, such as lockers, electric signs, radios and seats which do not become a permanent fixed part of the structure, or necessary thereto for structural purposes.

Act not to apply to any construction carried on within the boundaries of any site or reservation, the title to which rests in the Federal Government.

Sec. 3. Deletes the definition of contractor as used in the act. Defines contracting business.

Sec. 4. Deletes the provision placing administration of this act under the jurisdiction of the Director of the Department of Professional and Vocational Standards. Creates "Contractors' State License Board" to administer the provisions of this act.

Provides that registrar may provide for cooperation with NIRA by forming Division of Code Coordination, under a code coordinator to be appointed by the registrar. Directs that registrar keep a record of all applications for licenses and shall prepare annually a list of all persons engaged in the contracting business in the State. Board must submit a full report to the Governor 30 days prior to each meeting of the Legislature of all the transactions of the board.

Sec. 5. Provides that application for a license must contain a complete statement of the experience in his particular branch of his contracting business. All licenses issued after July 1, 1935, shall be probationary and shall remain so until the fiscal year of first issuance.

Provides that if the applicant has ever been a member of a firm or corporation which has been refused a license, he shall be denied his license.

Deletes the provision relating to promulgation of rules by registrar under approval of Department of Professional and Vocational Standards.

Sec. 6. Prohibits any person, firm, or any combination to act as contractor except in the exact name and in accordance with the personnel of the licensee as set forth in the application for such license. Does not apply to surviving member or members of a partnership if application therefor has been made to the board and approved.

Sec. 7. Sets out two kinds of renewal licenses.

Sec. 9a. Provides that when a complaint has been filed against any licensee, the answer thereto may be waived by the complainant with the approval of the registrar.

Revises procedure for the hearing by the registrar, and for orders of rehearing, and for appeal to the superior court. Allows 20 days between each decision for appeal, rather than 30 as heretofore.

Provides that person desiring a review in the superior court must pay to the registrar 20 cents for each 100 words of the transcript of the record and proceedings.

S.B. 597—SEAWELL. Amends Sec. 13, Act 3734, Reciprocal or Interinsurance Act of the State of California, re unlawful acts of reciprocal or interinsurance exchanges.

Deletes provision which exempts contracts of such exchanges from other insurance laws unless made specifically applicable.

Deletes the exemption of the savings or credit returned to members from the definition of an unlawful rebate.

Deletes provision which makes insurance laws relating to licensing and qualification of insurance agents, not applicable to attorneys in fact of reciprocal or interinsurance exchanges.

Prohibits organized exchange from soliciting members. No person other than a duly licensed agent, resident in the county in which he solicits may solicit membership. Resident agents are required to maintain own offices at own expense.

Adds, as unlawful acts of such exchanges, the reinsurance with carriers who are not admitted in this State or who have not filed financial statements with the Insurance Commissioner.

S.B. 598—SEAWELL. Amends Sec. 2, Act 3734, Reciprocal or Interinsurance Act of the State of California, re exchanges.

Makes it compulsory that the name or designation of the exchange contain either the words "interinsurance exchange" or "reciprocal exchange," which shall also be printed on the form of the power of attorney and forms of application for insurance.

Forms must also contain a statement of liability of every member for judgments rendered against other members.

S.B. 599—SEAWELL. Adds Sec. 6a, Act 3734, Reciprocal or Interinsurance Act of the State of California, re advertising and statements to public.

Forbids reciprocal or interinsurance exchanges from advertising that the liabilities of its members are reinsured unless such reinsurance is placed with carriers admitted to do business in this State.

S.B. 600—HAYS. Amends Sec. 13.16, Act 986, Building and Loan Association Act, re special counsel to aid in liquidation of associations.

Removes power of the commissioner to employ special legal counsel for liquidations and gives such power to the Attorney General, who shall also fix the compensation, subject to the approval of the court.

S.B. 601—HAYS. Amends Sec. 136, Act 652, Bank Act, re duties of Superintendent of Banks.

Deletes provision re power of Superintendent of Banks to employ counsel, and gives power to employ counsel to the Attorney General, who shall fix the compensation subject to the approval of the court, and makes further complementary changes toward the end of the same paragraph.

S.B. 602—HULSE. Amends Secs. 30 and 31, Act 6391, re incorporation of public utility districts.

Sec. 30. Gives district right to exercise such police powers as may be necessary to provide protection for district, its inhabitants and property therein.

Sec. 31. Amended in skeleton form.

S.B. 603—KNOWLAND. Amends Sts. & H. C., re streets and highways.  
Skeleton bill.

S.B. 604—KNOWLAND. Adds Secs. 476, 477, 478, 479, Pol. C., re powers and duties of Attorney General.

To carry into effect the provisions of Sec. 21, Art. V, of Constitution, Attorney General authorized to hire secret agents, exercise direct authority over county district attorney, if necessary, and exercise direct supervision over county sheriffs.

S.B. 605—MIXTER. Amends Sec. 3479, C. C., re nuisances.

Includes in the definition of a nuisance anything infected with a disease, insect or pest which is likely to be communicable to other property.

A.B. 1479 apparently identical.

S.B. 606—DIFANI. Amends Sec. 26, Act 6386, Public Utility Act, re foreign corporations.

Adds provision that foreign corporation which complies with State laws and which owns at least 90 per cent of capital stock of any other foreign corporation transacting a public utility business in this State may succeed to and carry on the public utility business of such corporation.

S.B. 607—REINDOLLAR. Adds Sec. 7½, Act 5994, re poisons.

Provides that conviction for violation of any State or Federal law relating to the sale of poisons described in this act, and the serving of a prison sentence therefor is a prior conviction under this act.

S.B. 608—REINDOLLAR. Amends Sec. 487, Pen. C., re grand theft.

Omits automobiles worth less than \$200 from definition of grand theft.

S.B. 609—REINDOLLAR. Amends Sec. 669, Pen. C., re prison terms.

Provides that when the judgment does not specify whether the sentences shall run consecutively or concurrently, they shall be deemed to run concurrently.

S.B. 610—REINDOLLAR. Adds Sec. 1203a, Pen. C., re reports of probation officers.

Provides that when anyone is sentenced to a State prison, the county probation officer is required to file a report of the circumstances of the crime with the State Board of Prison Directors.

S.B. 611—REINDOLLAR. Adds Sec. 10½, Act 5323, re penalties for violation of narcotic laws.

Provides any person who has previously been convicted of a violation of any Federal act or the act of any State regulating use of narcotics, and who has served a term therefor in any Federal or State penal institution shall be deemed to have been previously convicted within the meaning of the penalties provided in this act.

S.B. 612—REINDOLLAR. New act, re establishment of prison farm.

Creates "California State Prison Farm."

Directs Department of Finance to purchase a suitable site, and makes it duty of Prison Board to equip the farm and oversee the transfer of prisoners thereto.

S.B. 613—REINDOLLAR. Amends Sec. 1084, Pol. C., re persons not entitled to vote.

Directs that any person convicted more than once of an infamous crime shall not be allowed to vote.

S.B. 614—REINDOLLAR. Amends Sec. 644, Pen. C., re habitual criminals.

Provides that anyone who was twice before convicted of certain crimes but who did not serve two separate sentences must upon conviction of a felony serve a minimum of ten years before parole.

Provides that anyone convicted of a felony three separate times and who served three separate sentences shall serve fifteen years before parole, and shall be adjudged an habitual criminal.



S.B. 615—REINDOLLAR. New act, re establishment of a reformatory.

Provides for reformatory in southern California. Directs Department of Finance to purchase suitable site. Gives State Board of Prison Directors control over the reformatory, and transfer of prisoners thereto.

Appropriates \$375,000.

S.B. 616—REINDOLLAR. Amends Sec. 1, Act 1677, re convict labor on highways.

Directs Highway Commission to employ not less than 1000 convicts in highway construction. Deletes provision preventing convicts from driving trucks while in such employment.

Directs money in "prisoners fund" for educational purposes to be expended by State Board of Prison Directors rather than Highway Commission.

S.B. 617—REINDOLLAR. Amends Sec. 1168, Pen. C., re minimum term of sentence.

Makes the minimum penalties set out in the section apply only when the fact of possession of a deadly weapon or previous conviction has been determined by the court or jury at time of trial.

S.B. 618—REINDOLLAR. Amends Sec. 1203, Pen. C., re probation.

Deletes the provision requiring the court, in imposing additional punishment for a violation of probation, to take into consideration any punishment suffered by the probationer before the granting of such probation.

S.B. 619—REINDOLLAR. Amends Sec. 3, Act 8062, re products of prison labor.

Provides State or its political subdivisions can not purchase products of prison labor unless Board of Prison Directors certifies that the same can not be obtained upon requisition.

S.B. 620—REINDOLLAR. Amends Sec. 4, Act 2070a, re private detectives.

Requires that payments out of the Board of Prison Directors' private detective agency contingent fund shall be upon written order of the chairman which shall contain an itemized account of purposes of expenditure. Order then to be forwarded to State Controller who shall draw his warrant against the State treasury for the specified amount.

S.B. 621—REINDOLLAR. Amends Secs. 217, 220, 221, 228a, 286 and 664, and adds Sec. 220a, Pen. C., re punishment of crime.

Increases maximum penalty for assault to commit murder, to 25 years.

Increases maximum penalty for assault to commit robbery, rape and certain other sex crimes, to 25 years.

Increases maximum penalty for infamous crimes against nature, to 50 years.

Increases maximum penalty for violation of Sec. 288a, to 50 years.

Prescribes maximum penalty of 20 years for attempt to commit rape, incest or infamous crime against nature; 14 years, for attempt to commit mayhem or grand theft.

Prescribes maximum penalty of not more than 14 years for assault to commit mayhem.

S.B. 622—REINDOLLAR. Amends Sec. 1590, Pen. C., re powers of Board of Prison Directors.

Empowers board to furnish financial aid to paroled prisoner who lost his means through causes beyond his control; to assist a discharged prisoner in getting positions, food and shelter. Also to pay cost of deporting aliens who are not legally subject to deportation but who wish to return to their native land.

S.B. 623—MIXTER. Adds Secs. 1148, 1149 and 1150, Ag. C., re plant diseases and pests.

Declares trees, shrubs and vines affected with a communicable disease a public nuisance. Provides for abatement. Boards of supervisors may establish and enforce quarantine. May levy a tax of \$2 per acre on product protected.

A.B. 1480 apparently identical.

S.B. 624—MIXTER. New act, re formation and operation of horticultural protection districts.

Persons engaged in horticultural industry or particular branch thereof may form district. Managed by trustees appointed by board of supervisors. Among other powers, district may abate plant pests and diseases, and pass ordinances to protect products therefrom.

A.B. 1481 apparently identical.

S.B. 625—YOUNG. Amends Secs. 691, 694, 695, 696, 697, 865, adds Sec. 697.5, repeals Sec. 691.6, F. & G. C., re fishing.

691. Permits taking of striped bass only by angling with line using not more than three hooks, artificial line excepted.

694. Makes it unlawful to take or possess any striped bass less than 12 inches long. Removes provision prohibiting sale, purchase or transportation of striped bass less than 20 inches long or more than 10 pounds in weight.

695. Prohibits taking or possession by any person of more than five striped bass in any one day.

696. Makes it unlawful to buy or sell striped bass or possess or transport the same for purposes of sale.

697. Provides no striped bass may be transported into State.

697.5. Striped bass incidently taken with shad in District 12B must be turned over to State governmental institutions.

865. Removes provision relative to using nets except gill nets to take striped bass.

Repeals Sec. 691.6 relating to taking of striped bass in Feather River from its mouth to Oroville.

S.B. 626—EDWARDS. Adds 715.5, Veh. C., re weights of vehicles on certain highways.

Provides for establishing maximum weight, not less than 1600 pounds, which secondary highway will sustain.

Prohibits driving of vehicle having gross weight greater than maximum weight which such highway will sustain.

Existence of signs declaring maximum weight is prima facie evidence of such maximum weight.

S.B. 627—PERRY. Adds Sec. 1463, Prob. C., re guardianship proceedings of incompetents or insane.

Where guardianship proceedings have been had in which it has been alleged that a person is incompetent or insane and such proceedings have been abandoned or have not been prosecuted with diligence, the alleged incompetent may, upon notice, move to have such allegations stricken from the record and the petition for guardianship destroyed.

S.B. 628—PERRY. Amends Sec. 2142a, Pol. C., re insane or incompetent persons.

Section now refers to person held in custody as insane or incompetent. Bill inserts "has been or is being" held.

S.B. 629—PERRY. Repeals Sec. 52a, Act 3854, California Irrigation District Act, re payment of district assessments with matured district bonds and coupons.

S.B. 630—PERRY. Repeals Sec. 2, Act 3857a, California Districts Securities Commission Act, which section defines certain terms used in the act.

S.B. 631—McGOVERN. New act prescribing a procedure for repair of improved sidewalk or parkway which is in a dangerous or defective condition.

Notice is given to the property owner; if he fails to repair, the work is done by the city and the cost, not exceeding \$50, is made a lien against the property by filing

a certificate thereof in the office of the county recorder or may be collected by adding the amount thereof to the next regular bill for taxes.

Not self executing. Becomes effective when adopted by city or city and county ordinance.

Applies only to maintenance and repair proceedings, not to new construction. Act 8490, Special Assessment, Investigation, Limitation and Majority Protest Act of 1931, is not applicable to proceedings taken under this bill.

S.B. 632—McGOVERN. Adds Arts. XI and XII to Ch. V, Title II, Pt. IV; amends Secs. 4017, 4041.18; repeals Secs. 4048 and 4041.26, Pol. C., and repeals Art. I, Chap. VI, Pt. II, Div. VI, Sch. C., re centralized purchasing by counties and school districts.

Article XI provides for appointment by county board of supervisors of a purchasing agent who shall purchase or acquire all property needed by county subject to the rules and orders of the supervisors.

4017 provides for consolidation of offices of auditor and purchasing agent.

4041.18 provides construction exceeding \$2,000 shall be done only on contract after advertising and bidding therefor.

4048 and 4041.26 and Art. I of Chap. VI, Sch. C., are repealed, re bids on supplies, printing, advertising, personal property, and school apparatus and supplies.

Art. XII provides generally for purchasing of apparatus and supplies.

S.B. 633—McGOVERN. Adds Sec. 3343, C. C., re fraud damages.

Gives right of action for actual damages suffered in sale or exchange of property "together with any additional damage arising from the particular transaction."

S.B. 634—EDWARDS. Adds Sec. 24, Act 2119, District Investigation Act of 1933, re emergencies.

Excepts from the provisions of the act any sanitary district when the State or county board of public health declares that a grave danger to public health and safety exists and that the health and safety of the population will be seriously endangered if such sanitary district is not organized.

S.B. 635—GARRISON. Adds Art. 3a, Div. II, Ag. C., re Bang's disease in cattle.

Department of Agriculture to test, free of charge, specimens from bovine animals suspected of having this disease.

A.B. 327 apparently identical.

S.B. 636—GARRISON. New act, re property sold for delinquent assessments, of irrigation districts.

Skeleton bill.

S.B. 637—SCHOTTKY. Adds Sec. 52a, Act 9124, re organization and management of county water districts, to provide an optional method of electing directors.

Provides that board of supervisors of any county in which such water district is located, which is not engaged in furnishing water for irrigation, may determine that term of office of all the directors of such district shall be four years, when such provision will be in the interest of economy or necessary to avoid excessive expenses in such district. Such determination may be made at any time prior to time for calling of election of directors, and directors in office whose terms would otherwise expire following the election which would be avoided shall continue to hold office for the ensuing two-year period, so that the term of office of all the directors of the district will be the same and for four years.

S.B. 638—SCHOTTKY. Amends Sec. 2, adds Sec. 3, Act 212, re validating the organization and determining the boundaries of Alameda County Water District.

Sec. 2 amended to show changes in boundaries. \*

Sec. 3 added to provide that the district shall be subject to the County

Water District Act, except those provisions relating to the times of election of directors. As to such elections, it is provided that the terms of office of all directors elected at the last election of directors held in said district shall be four years, and as to the time of holding election of directors, the provisions of law in force prior to the enactment of Ch. 873, Stats. 1933, shall apply, so that the regular election of directors in said district shall be only every four years.

S.B. 639—HAYS. Repeals Secs. 4.750 to 4.753, inclusive, Sch. C., and adds new Secs. 4.750 to 4.752, inclusive, re emergency average daily attendance.

Sets up new method of ascertaining average daily attendance in cases of emergencies. The Department of Education to calculate the ratio of attendance to enrollment in the year preceding the emergency, which ratio shall then be applied to the enrollment of the emergency year.

S.B. 640—KEOUGH. Add Secs. 617 and 618, Sts. & H. C., re secondary State highways.

Adds such highways from Route 23 near Olancho to Keeler-Darwin Road and from Route 23 near Mono Lake to Nevada line via Bodie.

S.B. 641—KEOUGH. Amends Sec. 1270, repeals Secs. 1271, 1271.5, 1272, F. & G. C., re deer.

Deletes existing season on deer in District 1½ and provides deer may be taken between August 1 and September 15 in Districts 2, 2½, 3, and part of 4, and between September 15 and October 15 elsewhere in State.

Repeals Sec. 1271 providing deer season in Districts 2, 2½, and 3.

Repeals Sec. 1271.5 providing deer season in Districts 2½, 4, and 4½.

Repeals Sec. 1272 providing deer season in Districts 1, 1½, 4, 4½, 4¾, 23, 24, and 25.

S.B. 642—KEOUGH. Adds Sec. 21.4, F. & G. C., declaring right of action in the State for damages for unlawful or negligent taking or destruction of protected fish or game.

S.B. 643—SCHOTTKY. Amends 1261-1273, Ag. C., re produce dealers.

Skeleton bill.

S.B. 644—FLETCHER (by request). Amends Sec. 862, Act 5233, re cities of sixth class.

See digest S.B. 571, apparently identical.

S.B. 645—FLETCHER (by request). New act, re compensation of pensioned public officers.

Skeleton bill.

S.B. 646—FLETCHER (by request). New act, re California Tax Commission.

Creates California Tax Commission with all power incident to levy and collection of taxes of State, subdivisions, municipalities and districts.

Part skeleton bill.

S.B. 647—FLETCHER. New act providing relief for owners of property subject to certain special assessments.

Applies to the case of an assessment district formed under proceedings initiated by a city governing body, if the assessments are levied according to benefits for the total cost of the improvement and all such assessments are payable prior to the construction or improvement.

The bill accords the property owner 30 days after payment of the assessment is due, if the assessment is not paid within said 30 days the city must borrow

sufficient money to take care of all unpaid assessments, securing its indebtedness by an assignment of the lien of the assessment.

If the assessment against any parcel is not paid within five years the city is to foreclose the lien of the assessment and sell the property for not less than the unpaid amounts of the assessment, paying off therewith the indebtedness of the city incurred as above mentioned.

S.B. 648—JESPERSEN. New act, re taxation of chain stores.

Imposes an annual license fee as follows: \$1 for the first store, \$2 for the second, \$4 for the third, \$8 for the fourth, \$16 for the fifth, \$32 for the sixth, \$64 for the seventh, \$128 for the eighth, \$256 for the ninth, \$512 for the tenth, \$1,000 for the eleventh and each additional store. Excludes gasoline filling stations and gasoline distributing plants from the provisions in the act.

Administered by State Board of Equalization.

S.B. 649—JESPERSEN. New act, re corporations.

Prohibits corporations hereafter organized from engaging in the retail chain store business, as therein defined.

S.B. 650—JESPERSEN. New act, re corporations.

Provides that no corporation may be hereafter organized in this State for the purpose of owning or having any interest in the stock of any other corporation.

S.B. 651—JESPERSON. Adds Sec. 625, Pen. C., re warning lights.

Makes it a misdemeanor for any person to wilfully remove a warning device, such as a light or sign.

S.B. 652—JESPERSEN. Amends Sec. 4798, Sch. C., re apportionment of State funds for school purposes.

Changes reference from "State school fund" to "State general fund" in regard crediting, by the county treasurers, of funds apportioned from such State fund.

S.B. 653—JESPERSEN. Adds Sec. 21363, Sch. C., re acceptance of gifts for the benefit of schools and colleges.

Authorizes the Director of Education to accept gifts and bequests in behalf of the State which would benefit the State and schools and colleges.

S.B. 654—JESPERSEN. Adds Sec. 4200, Sch. C., re elections for expenditure of school district funds.

Such elections are to be conducted as are elections for the issuance of school district lands. Certain exceptions as to the contents of the notice of election are set out, particularly with reference to setting out the amount of any proposed increases of expenditures.

S.B. 655—JESPERSEN. Amends Sec. 62, Sch. C., re insurance of school buildings.

See digest S.B. 556, apparently identical. A.B. 1369 also apparently identical.

S.B. 656—JESPERSEN. New act, re support of California Polytechnic School. Skeleton bill.

S.B. 657—JESPERSEN. New act, re new construction and improvements at California Polytechnic School.

Skeleton bill.



S.B. 658—JESPERSEN. Amends Sec. 3.472, Sch. C., re transportation of teachers and pupils in agricultural projects.

Present section limits the furnishing of transportation to teachers in agricultural projects. Bill extends this to the furnishing of transportation to teachers, pupils and supervisors of projects.

A.B. 926 apparently identical.

S.B. 659—JESPERSEN. Amends Sec. 2, Act 2834, re interest on State moneys.

Requires State Controller to compute the net rate of interest earned on all State moneys each month and to apportion the interest pro rata among the various funds. Deletes the provision as to interest on school funds.

S.B. 660—JESPERSEN. Amends Sec. 2957, 2959, 2965 and 2966, C. C., re mortgages of personal property.

Exempts mortgage on aircraft from provision voiding mortgages unless certain requirements complied with. Deletes requirement of affidavit of good faith.

Includes mortgage on aircraft with other mortgages on migratory chattels as mortgage not necessary to be recorded in county to which property removed.

Growing crops to be recorded in each county where land situated.

Includes mortgage on aircraft with other mortgages on migratory chattels not governed by provisions affecting removal of property from county situated.

S.B. 661—JESPERSEN. Adds Sec. 536c, Pen. C., re persons handling farm products for sale.

Requires commission merchant, broker, dealer, factor, or consignee of farm products to keep money from sale thereof in a special fund. Such fund not liable to seizure for such persons' liabilities. Failure to so deposit, or wrongful withdrawal is theft. Defines farm products, excluding only timber products.

S.B. 662—JESPERSEN. Adds Sec. 597h, Pen. C., re cruelty to animals.

Prevents the use of a live hare or rabbit for the purpose of having it pursued, injured, or killed by dogs. Does not apply to hares in their wild state.

Makes violation a misdemeanor.

S.B. 663—JESPERSEN. Adds Sec. 1.91, Sch. C., re transportation of pupils in school buses.

Authorizes State Board of Education, subject to the approval of Department of Motor Vehicles, to adopt rules regulating the construction, operation and color of school buses. Such regulations shall be enforced by the California Highway Patrol which may prevent the operation on public streets of buses not complying therewith. Exempts from the definition of "school bus" vehicles of the type commonly called pleasure cars and carrying seven pupils or less, and vehicles operated by carriers subject to jurisdiction of Railroad Commission, unless used exclusively for the transportation of public school pupils.

S.B. 664—JESPERSEN. New act, re transmission of orders for movement of trains.

Makes it unlawful to require or permit engineer, fireman, conductor, brakeman, or trainman to receive or transmit by telegraph or telephone, orders for movement of trains. Provides penalty. Repeals Act 6481, re same subject.

A.B. 215 apparently identical.

S.B. 665—JESPERSEN. Adds Sec. 20, Act 2967, re standard measure for petroleum oil and gasoline.

Sets out a standard content of a gallon of gasoline.

S.B. 666—JESPERSEN. New act, re gasoline standards.

Sets out content of standard gallon of gasoline.

Provides penalty for violation of act.

S.B. 667—JESPERSEN. Amends Secs. 204 and 241, C. C. P., re grand jury.

Provides the list of grand jurors selected shall be for two years instead of "the ensuing year."

Requires nineteen members who shall be drawn for two years except that nine of the first drawn hereafter shall be for one year and ten for two years.

To go into effect upon adoption of constitutional amendment authorizing grand juries for two years.

S.B. 668 to S.B. 672—HAYS. Amends Ins. C.

Skeleton bills.

S.B. 673—HAYS. Amends Secs. 1 to 650, inc., Ins. C., re insurance.

Skeleton bill.

S.B. 674—HAYS. Amends Secs. 680 to 1106, inc., Ins. C., re insurance business.

Skeleton bill.

S.B. 675—HAYS. Amends Secs. 1140 to 1253, inc., Ins. C., re incorporated insurers.

Skeleton bill.

S.B. 676—HAYS. Amends Secs. 1280 to 1530, inc., Ins. C., re reciprocal insurers.

Skeleton bill.

S.B. 677—HAYS. Amends Secs. 1560 to 1607, inc., Ins. C., re foreign insurers.

Skeleton bill.

S.B. 678—HAYS. Amends Secs. 1640 to 1779, inc., Ins. C., re agents, brokers and solicitors.

Skeleton bill.

S.B. 679—HAYS. Amends Secs. 1880 to 9093, inc., Ins. C., re fire and marine insurance.

Skeleton bill.

S.B. 680—HAYS. Amends Secs. 10020 to 10080, inc., Ins. C., re underwriters' fire patrols.

Skeleton bill.

S.B. 681—METZGER and SHARKEY. New act, confirming and validating the consolidation of irrigation districts.

Provides that consolidations of irrigation districts organized under the California Irrigation District Act are validated and confirmed, in any case in which the State Engineer has heretofore made a written report recommending such consolidation, and where an election has been held, which election has been declared to be in favor of such consolidation, and electing directors for such proposed consolidated district, and where the resolution of the board of directors regarding such consolidation has been filed with the county recorder and such consolidated district has functioned as an irrigation district for more than one year before the time at which this act takes effect.

Urgency measure.

S.B. 682—BIGGAR. Adds Sec. 1582, Sts. & H. C., re county highway funds.

Forbids the expenditure for bridge and highway purposes by any road commissioner within any six-month period of more than 60 per cent of the funds allocated or budgeted for his district, unless expenditure of a greater amount is authorized by a four-fifths vote of the supervisors.

S.B. 683—BIGGAR. New act, re construction and equipment at Mendocino State Hospital.

Provides appropriation of blank sum for major construction and equipment at Mendocino State Hospital.

S.B. 684—BIGGAR. Amends Secs. 722 and 724, F. & G. C., re catfish.

722. Removes provision allowing catfish taken in Clear Lake to be sold at any time in District 2.

724. Removes provision against transportation out of District 2 for commercial purposes and substitutes provision that catfish may be taken in Clear Lake only with hook and line, bag limit of 50 pounds per day to a person.

S.B. 685—McGOVERN. Amends Sec. 274c, C. C. P., re appointment and tenure of phonographic reporters.

Excepts from operation of section reporters of the criminal division of the municipal court of San Francisco who have been certified by the Civil Service Commission and are now acting.

Urgency measure.

S.B. 686. McCORMACK. New act, re redemption lands sold for reclamation district assessments.

Provides that lands sold for reclamation district assessments shall not, for two years, be sold to anyone but the person who could have redeemed during redemption period. He may, after filing notice within 60 days from effective date, purchase lands at private sale for price for which it was sold to district, plus all subsequent assessment calls, interest and penalties, but not penalties on delinquent calls made to pay interest accrued prior to May 15, 1933, or delinquent calls made to pay principal.

During the two-year period the district applies the profits of the land to the delinquency.

Applicable to that portion of irrigation, drainage and levee districts overlapping reclamation district.

Urgency measure.

S.B. 687—OLSON. Amends Secs. 13 and 47, Act 6386, re valuation and charges of public utilities.

Adds provision that aggregate of charges by a public utility shall not exceed the amount required to provide a reasonable return upon the value of the property used or useful in furnishing such product or commodity or in rendering such service.

Adds provisions setting forth basis for ascertaining and determining value of property of a public utility, and providing that in no case shall such value exceed the actual cost or the assessed value for taxation of the property.

A.B. 1031 and 1612 apparently identical.

S.B. 688—OLSON. Amends Secs. 336 and 341, C. C. P., and repeals Sec. 685, re limitation of actions.

Excepts from the five-year limitation an action upon a judgment for any deficiency remaining due upon an obligation after sale under foreclosure of a mortgage or deed of trust securing it.

Includes within the six months' limitation an action for any deficiency remaining due upon such an obligation as above described. In referring to actions against officers for stock sold for delinquent assessment, changes the reference from 347 to 339, C. C.

Repeals 685, C. C. P., re the revival of judgment after the lapse of five years.

S.B. 689—OLSON. New act, re acceptance of evidence of investments in payment of mortgages or deeds of trust.

Makes mandatory the acceptance of certificates or other evidences of investments issued by corporations secured by mortgages or deeds of trust in full or partial payment of obligations to secure which such mortgages or deeds of trust were given.

A.B. 1613 apparently identical.

S.B. 690—OLSON (by request). Amends Sec. 423, Prob. C., re appointment of administrator.

Provides person "entitled to succeed to estate" may nominate.

Deletes reference to nominees of a child, parent, brother or sister of the decedent, and gives to nominee a priority next after the person making the nomination.

S.B. 691—STOW. New act, re work relief compensation.

Provides that persons employed on work relief projects and receiving work relief shall not come within the provisions of the Workmen's Compensation Act.

Provides for the care of his family and for his hospital care if any worker on above work is injured while engaged in such work.

S.B. 692—STOW. New act, re unemployment funds.

Provides that relief funds received from the Federal government shall be administered by the State of California as trust funds, to be expended in accordance with the rules of the Federal Emergency Relief Administrator, or other Federal agency or board.

S.B. 693—STOW. Adds Sec. 8.6, Act 4749, workmen's compensation, re employees on relief projects.

Provides that all employees of the State Relief Administration, other than relief or work employees, shall be protected by the Workmen's Compensation Insurance and Safety Act of 1917.

S.B. 694—STOW. Adds Sec. 690.5, C. C. P., re exemptions from execution.

Provides that moneys paid to persons receiving direct or work relief shall be exempt from execution, attachment or garnishment.

S.B. 695—STOW. Amends Sec. 8, repeals Sec. 12½, adds Sec. 8.5, Act 4749, Workmen's Compensation Insurance and Safety Act of 1917.

Excludes persons on work relief from the benefits of this act.

S.B. 696—STOW. Adds Sec. 530a, Pen. C., re relief.

Makes it a misdemeanor for any person to make a false statement in order to obtain relief from State Relief Administration. Provides penalty.

S.B. 697—RICHL. Amends Sec. 2, Act 6687, "Sacramento and San Joaquin Drainage District Refunding Act," re flood control.

Transfers the operations of flood control work within the district from Department of Public Works to Reclamation Board and deletes the four-year period limitation of such control.

S.B. 698—RICHL. Amends Sec. 7, Act 6681, Reclamation Board Act, re weirs on Sacramento River.

Transfers the operation and control of weirs on the Sacramento River from Department of Public Works to Reclamation Board.

S.B. 699—OLSON (by request). Amends Sec. 3617, and adds Secs. 3640 and 3748a, Pol. C., re taxation of deposits.

Deletes language providing deposits with banks and building and loan associations shall not be assessed to the creditor.

Excepts such deposits from provision fixing situs of credits at place within State where they are managed or controlled. Permits assessment of deposits against the corporation with which deposited, and allows amount of tax thereon to be deducted from such deposit and paid by corporation as on its taxable property.

A.B. 1632 apparently identical.

S.B. 700—PERRY. Adds Art. 6 to Chap. V, Pt. 2, Div. IV, F. & G. C., re commercial salmon preparation plants.

Provides for issuance and revocation of permit by commission to operate a preparation plant. Operation of preparation plant without permit is misdemeanor.

Provides for tax of 1 cent per pound on fresh salmon prepared in preparation plant, and for tax of 1 cent per pound upon salmon cleaned or cured outside of California and received to be sold within this State.

Exempts canned salmon from Alaska used domestically by person taking same.

Moneys accruing to be collected by commission and paid into fish and game preservation fund, to be used for construction and maintenance of salmon hatcheries.

S.B. 701—SWING. Amends Sec. 4237, Pol. C., re fees and mileage of jurors in counties of eighth class, San Bernardino.

S.B. 702—SWING. New act, re appropriation for purchase of land in San Bernardino County for a State park.

State Park Commission empowered to purchase, condemn or receive as gift land or contributions to purchase land and to care for and maintain the same.

Part skeleton bill.

A.B. 1772 apparently identical.

S.B. 703—McCOLL—New act to be known as the "Admission Tax Act of 1935."

Imposes a tax of 1 cent for each 10 cents or fraction thereof of the amount for admission but imposes no tax if that amount is less than 21 cents. Subject to certain exceptions imposes a like tax in case of admission free of charge or at a reduced rate.

As to tickets sold elsewhere than at the ticket office of the place of admission and sold in excess of the regular price, a tax of 10 per cent of the amount of such excess is levied.

As to a proprietor who sells tickets in excess of the regular price a tax equal to 50 per cent of such excess is levied.

"Admission" is defined as the privilege of attending any boxing, sparring or wrestling contest or any dog race.

To be administered by State Board of Equalization.

S.B. 704—HULSE. New act, re development and sale of electric energy by irrigation districts organized under Act 3854, California Irrigation District Act.

Authorizes district board of directors, after notice and hearing of protests from district land owners, to undertake such a project if the district has under its control any water within or without its boundaries which can be utilized for such purposes. In such case authorizes district stand-by plants.

Power so developed may be sold outside as well as within the district, if district directors deem that such will not deprive lands and users within district of such power.

For such development, district may borrow from United States or agency thereof, fix and collect tolls and levy annual assessments. Latter may be levied upon all district lands according to value or may be spread according to benefits.

District bonds issued for such a project may be revenue bonds or may be issued under applicable provisions of California Irrigation District Act.

This bill is in addition to other statutes, such as Act 3868, on this subject, and does not supersede the same.

See also S.B. 705.

S.B. 705—HULSE. New act, re electric power development by irrigation districts organized under Act 3854, California Irrigation District Act.

Constitutes each such district a power district with authority to acquire and construct any property necessary or incidental to development of electric power, including stand-by plants and transmission lines, with authority to sell excess outside the district.

Authorizes such a district to contract with a city, public district, person or corporation for the use of power rights of the latter (Sec. 4).



Is in addition to and does not supersede Act 3868 or other statutes on this subject.

See also S.B. 704.

S.B. 706—HULSE. Adds Sec. 15 $\frac{1}{2}$ , Act 3854, re powers of irrigation districts.

Adds provision that districts may develop electrical energy, and, in addition to other means of raising money, may borrow from United States. Gives board of directors general powers in this connection. Provides for assessment on all or part of land within district as determined by directors. Assessment payer may protest, but decision of directors is final.

S.B. 707—RICH. New act, re powers of Relief Administrator.

Authorizes Relief Administrator named in Sec. 10 of Art. XVI of the Constitution to disburse any portion of the moneys from the fund established by said section to reimburse the United States on account of moneys disbursed by it for unemployment relief in California during the period from January 1, 1935, to June 30, 1935, upon claims presented to the State Controller in accordance with law.

S.B. 708—DUVAL. New act, re borrowing of money by the State in anticipation of taxes and revenues, to become effective when the Constitution of the State authorizes such action.

Provides that money so borrowed shall not exceed 50 per cent of the anticipated taxes and revenue and such indebtedness shall be discharged within one year from the date of the receipt of such money by the State.

Creates a board consisting of State Controller, State Treasurer and Director of Finance, who are authorized to borrow money with the approval of the Governor whenever there is insufficient money in the State Treasury to meet appropriations by the Legislature. The board shall fix the rate of interest at not to exceed 5 per cent and shall call for bids for the purchase of notes representing such indebtedness. Provides for issuance of such notes and for the payment thereof.

S.B. 709—DIFANI. New act, re eugenic sterilization, creating a State Board of Eugenics and defining its powers and duties.

See digest S. B. 380, apparently identical. A.B. 1607 also apparently identical.

S.B. 710—FLETCHER (by request). Amends Sec. 5, Act 8493, Retail Sales Tax Act, re exemptions.

Adds the gross receipts from sales to nonprofit hospitals.

S.B. 711—FLETCHER. Amends Secs. 480 to 483, 503, 505, 736, 737, 738 and 743, and repeals Secs. 502 and 739, and adds Secs. 500, 501, 502, 506, 739, 743.5 and 743.6 of the Veh. C., re accidents and crimes involving motor vehicles.

480. Re accidents involving death or personal injuries, changes penalty and nature of offense from felony to "public offense."

481. Accidents involving property damage only, maximum sentence reduced from one year to six months.

482. In case of accident requires display of license upon request if available, or other evidences of identification. Regarding carrying injured person to physician or hospital adds "or the making arrangements for the carrying" of such person.

483. Upon striking unattended vehicle in unincorporated territory notice may be given to sheriff or to local headquarters of Highway Patrol.

500. When death of any person ensues within one year as the result of injuries caused by the negligent driving of a vehicle or in the commission of an unlawful act not amounting to a felony, the operator is guilty of negligent homicide; a felony; provides penalty.

501. Provides any person who, while under influence of liquor drives a vehicle and is guilty of negligence which causes bodily injury to any person is guilty of a felony. Provides penalty.

502. Repealed, re driving while an habitual user of narcotic drugs or while under the influence of narcotic drugs or intoxicating liquor.

502. Provides it is unlawful for any person under influence of liquor to drive vehicle upon highway. Provides penalty.

503. Re theft and unlawful taking of a vehicle. Provides penalty.

505. Re reckless driving. Provides penalty when such reckless driving causes injury.

506. Provides any person addicted to the use or under the influence of narcotic drugs who drives a vehicle upon any highway is guilty of a felony. Provides penalty.

736. Eliminates requirement person arrested be taken before a magistrate in the township, to permit such person to be taken before a magistrate in county which has jurisdiction of offense and is nearest or most accessible with reference to place where arrest is made. Adds to list of offenses for which person arrested must be taken immediately before a magistrate, violations of Sec. 480 or Sec. 502.

737. Re when officer has option to take arrested person immediately before a magistrate. Deletes arrests for violation of Sec. 502, re driving while an habitual user of narcotics or under influence of liquor.

738. Provides that person arrested for misdemeanor and taken before a magistrate shall thereupon be released from custody upon his own recognizance or upon bail as magistrate may fix.

739. Repealed, re when person arrested to be given notice to appear in court.

739. Provides for notice and place to appear by arresting officer when person arrested for violation not a felony and is not taken immediately before a magistrate.

743. Deletes provision for demand of change of venue at the time of arraignment in certain cases. Provision also added that this method of securing change of venue set out in section as amended shall not be exclusive of any other method provided by law therefor.

743.5. Provides provisions of chapter govern all peace officers in making arrests for violation of code without warrant for offenses committed in their presence but such procedure shall not otherwise be exclusive of any other method prescribed by law.

743.6. Provides when any person is arrested by a member of Highway Patrol for violation of any State law regulating operation of vehicles and a misdemeanor but which offense is not specified in this code, the officer may either give such person a five-day notice to appear as provided in this code, or immediately take such person before a magistrate within the county who has jurisdiction and is nearest or most accessible to the place of arrest.

A.B. 1650 apparently identical.

S.B. 712—METZGER. Amends Secs. 137, 165, F. & G. C., re game refuge districts. Skeleton bill.

S.B. 713—METZGER. Amends Sec. 949, F. & G. C., re nets. Skeleton bill.

S.B. 714 to S.B. 717—FLETCHER. Add Secs. 632, 633, 634 and 635, Sts. & H. C., re secondary State highways.

This series of bills adds to the State secondary highway system a number of streets and highways in the county of San Diego.

S.B. 718—SNYDER. Amends Veh. C. by repealing Secs. 425 to 432 and adding new Secs. 425 to 432 and by amending Secs. 439, 440, 441 and 443, re vehicles.

Recasts and revises sections relating to lien for repairs and storage of motor vehicles including making the same apply specifically to keepers of garages and repair shops.

439. Re reports of vehicles suspected to have been abandoned or unlawfully stored. Section made applicable to repair shops as well as garages and provides that notice shall be given if the keeper has grounds to believe that person storing vehicle has no lawful right to it or will abandon it. Provides that notice shall be reported to owner, as well as any legal owner if address of such owner is ascertainable from records.

440. Re vehicle showing bullet marks adds to information to be reported the name of legal owner as well as the name of owner.

441. Re report of renting of a private building in which a vehicle is stored. Makes same applicable to any place rented for storage of vehicles other than in connection with renting of adjacent living or sleeping quarters. Adds to information to be included in report the name or street number of place rented.

443. Re unlawful use of or tampering with vehicles. changed to make such section specifically applicable to every keeper of a garage or repair shop. A clause "without the consent of the owner" is deleted.

S.B. 719—SNYDER. Amends Secs. 141, 142, 145, 147, 150, 151, 157, 159, 160, 161, 165, 184, 186, 205, 206, 207, 211, 215, 239, 252, 375, 376, 382, 383, and adds Sec. 234, Veh. C., re vehicles.

141. Requires registration of special mobile equipment when moved on highway.

142. Exempts dealers, transporters, and temporary nonresidents from registration provisions. Removes exemption relating to special mobile equipment.

145. Application for registration for self-propelled special mobile equipment must contain additional information specified by department.

147. Application for registration accompanied by proper fee entitles person to temporary operating permit.

150. Removes provision requiring department to post daily record of new registrations in its offices.

151. Removes provision for issuance by department of suitable container for registration card.

157. License plates for special mobile equipment shall display distinguishing marks or be of distinctive color.

159. Changes provision that certificates of ownership "shall not" be renewed annually to "need not" be renewed annually.

160. Provides application for renewal shall be made between January 1st and February 1st and must be accompanied by full annual fee.

161. Requires vehicles to display license plates of previous year pending receipt of renewal license plates.

165. Provides for immediate application for duplicate certificate of ownership if such certificate is stolen.

184. Provides new owner may transfer registration upon presentation of last certificate of ownership and registration and such other instruments conveying title as are available.

186. Provides no transfer complete until new certificates have been issued except that transferor may be estopped to deny transfer.

205. Adds "transporter" to provisions relating to operation of vehicle under special plates.

206. Adds "transporter" to provisions of section relating to application for issuance of certificate and special plates.

207. Adds "transporter" to provisions relating to operation of vehicle without plates, authority therefor having been first obtained from the department.

211. Provides for issuance of temporary permit of operation pending presentation of certificate of registration by a nonresident, such temporary permit to be good for thirty days.

215. Removes provision relating to registration for a limited period of foreign commercial vehicle.

234. Prohibits alteration or destruction of serial, motor or other distinguishing numbers without permit therefor from the department.

239. Prohibits alteration, counterfeiting or falsification of any certificate of ownership or registration or other permit with fraudulent intent.

252. Changes from 16 to 21 years the age limit of nonresident required to have operator's license for operation of motor vehicle in this State as an operator only for a period not to exceed one year. Requires such nonresident to have chauffeur's license issued by this State before accepting employment as chauffeur.

375. Adds "transporters" to provisions relating to fees paid by manufacturers and dealers. Removes 25-cent fee for container for registration certificate.

383. Provides for return of fee when application is refused or rejected. Provides application for refund of fees must be made by person within six months.

S.B. 720—SNYDER. Amends Secs. 223, 225, 226 and 296, repeals Secs. 292, 293 and 304, and adds Secs. 292, 298 and 304, Veh. C., re motor vehicles.

223. Gives Department of Motor Vehicles power to cancel as well as revoke or suspend a license for the reasons set out in the act. Adds to the reasons: (1) when the license fee is not paid upon reasonable notice and demand; (2) when the department determines the owner or legal owner has committed any offense involving registration, certificate, card, etc.; (3) when the department is so authorized under any other provision of law.

225. Provides that the certificate or special plates issued to a transporter may be revoked or suspended in the same way as the others mentioned in the section.

226. Provides that when a nonresident or other permit is canceled, revoked, or suspended the owner or person in possession of the same must immediately return the evidences of registration to the department.

292. Provides when a license may be suspended for not more than six months upon the conviction for certain offenses.

296. Deletes provision requiring the suspension of a license to be endorsed on the license itself.

298. Requires the court to demand the surrender of all operator's and chauffeur's licenses when such have been revoked by the department for any of the reasons prescribed in this act.

304. Sets forth the grounds requiring revocation of licenses by the department.

S.B. 721—WILLIAMS. Claim bill, \$1580. Sned and Company.

S.B. 722—WILLIAMS. Adds Sec. 10436, Ins. C., re loans on life policies.

Provides that an admitted life insurer shall not collect or deduct interest upon any policy loan made by it upon a life policy or in connection with which a life policy is taken as security, in advance of or within six months following the date when the money constituting the loan is actually paid to the borrower, unless the loan is paid in full within such period and such payment is made in cash by the borrower without a new loan being taken upon the policy for the purpose of making such payment.

S.B. 723—WILLIAMS. Adds Sec. 621, Sts. & H. C., re secondary State highways.

Adds such a highway from Route 65 (Mother Lode Highway) near Mokelumne Hill to Route 34 at Pine Grove via Glencoe and West Point, and adds another highway from Glencoe to Route 65 at San Andreas via Railroad Flat and Mountain Ranch.

A.B. 1776 apparently identical.

S.B. 724—WILLIAMS. Adds Sec. 2a, Act 8443, Inheritance Tax, re time for valuation of transfers.

Provides valuation of property transferred shall be as of date of death, but court may fix value as of date subsequent to death when, owing to economic or other causes, it would be inequitable to fix value as of date of death.

Provides section shall be retroactive and to apply to all pending transfers in which there has not been a final determination.

S.B. 725—McCORMACK. New act, ceding filled tide and submerged lands in Solano County near Benicia Arsenal and Military Reservation to United States government.

Reserves right to State to serve and execute civil and criminal process. Lands to revert in State if the United States abandons the Benicia Arsenal Reservation.

S.B. 726—GARRISON. New act, re public schools.

Provides for maintenance of uniform system of accounting throughout the public school system.

Provides for classification of elementary and high schools according to average daily attendance so that expenditures per pupil shall be uniform throughout the



State during each school year, and that not more than \$200 per pupil shall be expended in the aggregate by the State and any subdivision thereof during any school year in the education of any pupil.

S.B. 727—SWING. New act, to be known as the "Vehicle License Tax Act."

Imposes license tax for privilege of operating a self-propelled vehicle or trailer or semitrailer upon a public highway (except such thereof as are used exclusively upon stationary rails or tracks).

The rate of tax per mile is graduated according to gross weight and according to the type of vehicle as indicated and prescribed in Secs. 3 to 5 of the bill. It also varies according as the vehicle is or is not propelled by an engine using only as fuel a product on the distribution of which motor vehicle fuel license taxes are measured under the laws of this State.

A minimum monthly license tax is prescribed in Sec. 6.

In lieu of the taxes prescribed in Secs. 3, 4, 5 and 6, the operator may elect to pay a flat license tax graduated according to the weight schedule set forth in Secs. 7 to 10.

Taxes hereby imposed are to be in lieu of all (other) State fees graduated according to the weight of the vehicle taxed hereunder, but not in lieu of such fees as may be required generally in connection with registration of vehicles with the motor vehicle department, except that the in lieu feature does not apply to fees for registration of vehicles for the year 1935 in respect to vehicles registered prior to July 1, 1935.

Requires installation of a mileage recording device upon each vehicle which is subject to the mileage tax (Sec. 21).

Allocation of moneys received under act prescribed in Secs. 34 and 45 to 50.

Administrative and procedural provisions are set forth in Secs. 12 to 62.

Repeals Act 5130d, which imposes a tax for transportation of persons or property for hire upon public highways.

To take effect immediately.

A.B. 1200 apparently identical.

S.B. 728—OLSON. Amends Secs. 11, 12, 18, 19, 20, 26, 29, 31 and 59, Act 4749, "Workmen's Compensation Insurance and Safety Act of 1917."

Skeleton bill.

S.B. 729—OLSON. New act, levying a chain store tax, commencing September 1, 1935.

Imposes annual fee of \$3 for one store, \$10 each for the second to fifth stores, \$50 each for the sixth to the tenth stores, \$100 each for the eleventh to the twentieth stores, \$250 for each store in excess of twenty.

If license is issued after September 1 of any year the fee is one-third of the full rate for the balance of that year.

Applies to mercantile establishments for the sale of commodities including filling stations or gasoline distributing plants.

Administered by the Board of Equalization. Appropriates \$2,000 for initial administrative expenses said amount to be returned into the general fund from proceeds of taxes collected under the act.

A.B. 1593 (except rates) substantially identical.

S.B. 730—CRITTENDEN and EDWARDS. New act, re the relief of debtors and guarantors.

Skeleton bill.

S.B. 731—SEAWELL. New act, re acquisition by State of facilities for generation of electricity.

Provides for appointment of commission to investigate feasibility and desirability of the State's acquisition and operation of existing facilities for generation of electricity.

Appropriation of \$30,000 for such investigation.

Commission's report must be submitted to Governor not later than December 1, 1936.

A.B. 2103 apparently identical.



S.B. 732—CRITTENDEN. Amends Sec. 14, Act 5130d, re license tax on transportation of persons or property for hire.

Exempts operators whose gross receipts from operation does not exceed \$30 per month.

S.B. 733—YOUNG. Adds Sec. 1070.5, F. & G. C., re fish.

Skeleton bill.

S.B. 734—WILLIAMS. Amends Ins. C.

Skeleton bill.

S.B. 735—KNOWLAND. New act. Uniform Criminal Extradition Act.

Makes it duty of Governor of State to arrest and deliver to another State any person charged with a crime in that State and who has fled into this State. Demand for extradition must be in writing and be accompanied by a copy of the indictment or information. Sets out requirements for warrant of extradition.

Provides for extradition where crime is committed in a third State. Governor must sign warrant of arrest if he grants demand and it must be delivered to an officer who thereby shall be authorized to arrest the accused anywhere within the State.

Provides for arrest of person in this State for a crime committed in another State upon the oath of a credible person before a magistrate.

Officer or private citizen may arrest a person without a warrant upon reasonable information that the accused is charged in another State with a crime punishable by death or imprisonment exceeding one year.

If accused is also guilty of a crime in this State, Governor has the discretion to hold him or send him to other State to be tried. Guilt or innocence of accused shall not be inquired into by Governor.

When Governor of this State demands extradition of a person from another State he must issue a warrant to some agent directing him to bring back the accused. Upon return of accused, district attorney of the county wherein the crime was committed shall request the return of the accused to said county to be tried.

If accused is sent to the penitentiary the State shall pay the expense, if not, the county must bear it.

Person brought into this State on extradition based on criminal charge shall not be subject to service of process in civil actions arising out of said criminal charge. After being returned to this State the person so extradited may also be tried for crimes committed while in this State.

S.B. 736—KNOWLAND. New act, re cooperative agreements with other States for the prevention of crime.

Provides that Governor has power to enter into such cooperative agreements as he deems necessary with other States for the purpose of crime prevention.

Bill sets out permissive provisions of such agreements.

S.B. 737—KNOWLAND. Amends title and Secs. 4, 4a, 5 and 23, Act 8488, Bank and Corporation Franchise Tax Act.

Extends the provisions thereof to include the companies (railroad, gas and electric, express, telegraph and telephone) other than insurance companies mentioned in Sec. 14 of Art. XIII of the Constitution.

Increases the rate of tax from 2 to 4 per cent.

Increases from 6 to 8 per cent the maximum permissible rate of tax (based upon income) which under Sec. 4a of the act, banking associations, banks and financial corporations may be required to pay (in the form of franchise and personal property taxes to the State or its political subdivisions).

S.B. 738—EDWARDS. Amends Sec. 852 and adds Sec. 852c, Act 5233, re cities of sixth class and officers thereof.

Provides for and makes city marshal elective.

Provides that city council shall submit to voters an ordinance establishing office of city marshal.

S.B. 739—EDWARDS. Amends Sec. 4300a, Pol. C., re marriage license fees.

Provides for payment of 50 cents fee at time of application for marriage license and reduces license fee by that amount.

S.B. 740—CRITTENDEN. Adds Sec. 3066, C. C., re lien of a vendor of farm products.

Provides the vendor of any farm product sold to be processed shall have a lien independent of possession for the payment of the purchase price thereof upon such product in its original or processed form. The vendor may file a statement of such lien with any person at any time within 30 days after delivery of such product, or in case of a series of dealings, with the person in whose possession the farm products may be, and such lien shall thereupon attach to such property. Any person claiming an interest in the property may file a bond with the court which would have jurisdiction of an action to recover the purchase price of such property in an amount to be fixed by the justice or judge thereof, and thereafter the property shall be released from such lien and recovery shall be upon such bond.

S.B. 741—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH and McCOLL. Amends Secs. 2955, 2956, 2957, 2958, 2960, 2962, 2963, 2965 and 2966, C. C.; repeals Secs. 2959, 2961 and 2964; adds Secs. 2959a, 2974, 2975, 2976, 2977, 2978, 2979, 2979a and 2979b, re mortgages of personal property, live stock and other animate chattels and of after acquired and consumable property.

This bill and the Senate bills following, to and including Senate Bill 757, present a new plan for the recording or filing in the recorder's office of chattel mortgages, leases of personal property, bailments, conditional sales, and all other forms of liens upon personal property, crops, emblements, fixtures and live stock.

The plan includes redefining of "personal property" and provides a new system of filing mortgages of personal property or other forms of security in the county recorder's office, including the keeping by a county recorder of a new system of indices and files to contain such instruments.

Wherever reference is made in the present law to the recording of any form of lien upon personal property, such laws are amended to provide a system of filing in lieu thereof. This in turn affects the present laws with reference to the forms of such liens and the necessity of acknowledging the same.

A.B. 1705 apparently identical.

S.B. 742—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH and McCOLL. Amends Secs. 2922, 2933, 2934, 2935, 2938, 2939, 2939½, 2940 and 2941, C. C., re form, execution, filing, assignment, discharge, and satisfaction of mortgages upon personal property and crops.

This bill amends the listed code sections so as to remove the necessity of executing mortgages upon personal property or the assignments thereof in the same form as is required for the execution of assignments of mortgages upon real property. No attempt is made to effect any assignments of mortgages of personal property or the assignments thereof prior to the effective date of the act.

A system of filing such assignments or waivers in the county recorder's office is included in the bill.

See digest S.B. 741.

A.B. 1706 apparently identical.

S.B. 743—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 2980, C. C., re filing of conditional sales contracts and leases of live stock, animate chattels, mining equipment and machinery and bailments or feeder agreements thereto.

Provides a system for the filing, in lieu of recording, and a system of indexing of such instruments.

See digest S.B. 741.

A.B. 1707 apparently identical.

S.B. 744—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Secs. 1164, 1165, 1169, 1170, 1171 and 1172, C. C., re transfers and mortgages of, and agreements relating to, real and personal property.

Amends these sections so as to make them conform to the general plan of providing a system of filing liens upon personal property in the county recorder's office.

See digest S.B. 741.

A.B. 1708 apparently identical.

S.B. 745—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends the headings of Ch. IV, Title IV, Pt. IV, Div. II, C. C. and Arts. I and II thereof.

Makes such chapter headings and article headings conform to the amendments of the Civil Code, proposed by S.B. 744.

See digest S.B. 741.

A.B. 1709 apparently identical.

S.B. 746—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Secs. 658 and 660, C. C., re fixtures, crops and emblements.

Redefines real property and excludes from such definition, for the purpose of mortgaging, crops, fruits, berries, emblements, or things attached to or forming part of the land and which may be severed therefrom under the terms of a mortgage, all of which shall be deemed to be personal property and mortgageable as such.

See digest S.B. 741.

A.B. 1710 apparently identical.

S.B. 747—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 2911, C. C., re extinction of liens on personal property.

Provides that the lien of a mortgage of personal property or crops and the lien of a seller under a contract of conditional sale or a lessor or bailor of live stock or machinery used for mining purposes are extinguished, except as between the parties by a lapse of four years from the time of the execution of the instrument creating the lien.

See digest S.B. 741.

A.B. 1711 apparently identical.

S.B. 748—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Secs. 4130, 4131, 4131a, 4132, 4136, 4137, 4138 and 4140, Pol. C., re duties of recorders and the keeping of indices and files.

This bill is part of the general plan and amends the sections referred to relative to the keeping of separate records and separate files for recording of mortgages and other instruments creating liens upon personal property, crops, chattels, live stock and mining equipment, and lease and bailment agreements.

See digest S.B. 741.

A.B. 1712 apparently identical.

S.B. 749—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 408, Pol. C., re duties of Secretary of State.

Deletes from the duties of the Secretary of State all reference to the keeping of certificates or indices thereof relating to recordation, assignment or discharge of mortgages upon live stock, vehicles (other than motor vehicles) or other migratory chattels.

See digest S.B. 741.

A.B. 1713 apparently identical.

S.B. 750—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 409, Pol. C., re fees of Secretary of State.

Deletes from the list of such fees all reference to fees for the filing and indexing of mortgages, assignments or discharges of mortgage of live stock or any vehicle other than a vehicle registered under the Vehicle Code or of conditional sales of live stock.

See digest S.B. 741.

A.B. 1727 apparently identical.

S.B. 751—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 4300c, Pol. C., re fees of county recorders.

Adds to the list of such fees the provision for the charging of fees for filing, indexing and keeping mortgages, leases, conditional sales contracts and bailment agreements of personal property and crops, and for the filing of assignments, discharges, satisfactions, releases, subordinations, and waivers of the same.

See digest S.B. 741.

A.B. 1728 apparently identical.

S.B. 752—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 113, Pen. C., re theft and destruction of instruments filed with public officers.

Adds "filed instruments" to the list of documents, the stealing, defacing, altering or destroying of which is made a crime.

See digest S.B. 741.

A.B. 1729 apparently identical.

S.B. 753—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 3440, C. C., re fraudulent transfers of personal property.

Wherever reference is made in the section to recording of bills of sale or chattel mortgages there is inserted in lieu thereof the "filing of the same."

See digest S.B. 741.

A.B. 1730 apparently identical.

S.B. 754—CRITTENDEN, McCORMACK, GORDON, JESPERSEN, POWERS, PIEROVICH, and McCOLL. Amends Sec. 470, Pen. C., re forgery of filed instruments.

Adds to the definition of forgery the altering or falsifying of "filed" instruments.

See digest S.B. 741.

A.B. 1731 apparently identical.

S.B. 755—CRITTENDEN, McCORMACK, GORDON, POWERS, PIEROVICH, JESPERSEN, and McCOLL. Amends Sec. 471, Pen. C., re false entries of "filed" instruments.

Adds to the definition of forgery the altering of any instrument "filed as permitted by law."

See digest S.B. 741.

A.B. 1732 apparently identical.

S.B. 756—CRITTENDEN, McCORMACK, GORDON, JESPERSON, POWERS, PIEROVICH, and McCOLL. Amends Sec. 706, Prob. C., re claims founded upon written instruments.

Adds to the list of instruments, original of which need not be exhibited to the executor or administrator upon the filing of a claim in probate, mortgages, conditional sale contracts, leases or bailment agreements of personal property or crops, the original of which has been filed in the county recorder's office.

See digest S.B. 741.

A.B. 1733 apparently identical.

S.B. 757—CRITTENDEN, McCORMACK, GORDON, POWERS, PIEROVICH, JESPERSEN, and McCOLL. Amends Sec. 833, Prob. C., re acknowledgement of instruments by executors or administrators.

Limits the authorization of executors or administrators to acknowledge mortgages or deeds of trust only when such acknowledgments are necessary to the delivery of the instrument.

See digest S.B. 741.

A.B. 1734 apparently identical.

S.B. 758—REINDOLLAR. Adds Sec. 4, Act 7100, re grant of tidelands near Yerba Buena Island to San Francisco.

Provides San Francisco may permit the use of such lands for exposition or fair purposes.

A.B. 1897 apparently identical.

S.B. 759—REINDOLLAR. Claim bill, §21. C. W. Gibson.

S.B. 760—YOUNG. Amends Act 5320, Narcotic Rehabilitation Act, re institutions for confinement and care of drug addicts.

Skeleton bill.

S.B. 761—YOUNG. Amends "Sec. 3.42 and adds Sec. 3.43, Sch. C., re required instruction.

Skeleton bill.

S.B. 762—TICKLE. New act, granting to Pacific Grove certain portions of the waterfront of said city and certain submerged lands.

Skeleton bill.

S.B. 763—METZGER. New act, re removal of debris and snags from the Sacramento River between Chico Landing and the head of navigation near Red Bluff.

Skeleton bill.

S.B. 764—KEOUGH. New act, re licensing of stationary engineers in mines.

Skeleton bill.

S.B. 765—KEOUGH. Amends Sec. 397, Pen. C., re intoxicating liquors.

Deletes provision of section making it misdemeanor to sell intoxicating liquor to any Indian.

S.B. 766—KEOUGH. Adds Sec. 495, F. & G. C., re taking of fish.

Provides it is unlawful to use more than one rod or line in taking fish except in Districts 6, 7, 8, 9, 10, 11, 15, 16, 17 and 18.

A.B. 677 apparently identical.

S.B. 767—KEOUGH. Amends Secs. 1250 and 1274, and repeals Sec. 1273, F. & G. C., re deer in District 1½.

1250. Provides it is unlawful to take or possess female deer, spotted fawn, spike buck, antelope, mountain sheep, Sierra hare, tree squirrel and sea otter. Removes restriction on forked-horn deer in District 1½.

1274. Provides that not more than one deer may be taken during the open season. Removes provision allowing not more than two deer in districts other than 1½.

1273. Repealed. Contained provision that only one deer could be taken during open season in District 1½ and allowing resident of District 1½ one additional deer taken in any other district.



S.B. 768—SCOLLAN. New act, re the use of State highways by public utilities, including payments by the latter to the State for such use, the amount thereof being 2 per cent of a portion of the gross receipts of the utility.

The formula for determining the amount of the payment is expressed in Sec. 4 of the bill.

Excepts from the assessment a facility which crosses the right of way at such an angle that it is not situate on the right of way for a distance greater than twice the width of the latter; similarly excepts a facility located under a subsisting franchise, until the expiration of the franchise. Revokes, so far as may be, franchises heretofore executed for use without compensation.

Vests in State Department of Public Works authority to require the moving of any such facility if necessary to safeguard the interests of the public or for the improvement of the highway.

Excepts facilities situate on real property in which the interest of the utility is prior in time and superior in title to the right of the State to construct or maintain a highway thereon.

Does not repeal Act 2720 relating to franchises in counties or cities nor does it repeal the authority of the State department to regulate use of highways as expressed in Ch. III of Div. I of Sts. & H. C. (S.B. 147). Repeals Sec. 536, C. C.

S.B. 769—SCOLLAN. Adds Secs. 680 and 681, Sts. & H. C., re works, facilities and encroachments in State highways.

680. Provides that owner of any franchise permitting erection and maintenance of works and facilities within State highways may not be required to remove such works and facilities, except by eminent domain proceedings. Such franchise owners are otherwise subject to the provisions of Art. 2 of Ch. 3 of Div. I of the code, and must obtain a permit before relocating or removing any such works or facilities.

681. Authorizes department, by written demand, to require relocation within the State highway right of way of any encroachment whenever such relocation is necessary for public safety or for improvement of the highway. Such relocation is at the expense of the person maintaining the encroachment.

The department may likewise require the removal from such highway of any encroachment not there by virtue of any existing franchise right.

S.B. 770—SCOLLAN. Amends Secs. 1, 2, 3, 4, 6 and 19, Act 1887, re credit unions.

Provides for more detailed statement in articles of incorporation. Specifies that three persons can form such corporation. Adds provision for issuance of shares in joint tenancy to member and relative of member, nontransferable except to members. Adds provision that nonmember may endorse security, and requires no security for loan up to amount invested by borrower. Provides for investment by union in postal savings, and deletes authorization to invest in building and loan associations. Adds provision that supervisory committee may suspend members.

S.B. 771—SCOLLAN. Adds Sec. 5a, Act 6429, re prevailing wages.

Provides that act shall not prevent the hiring of properly indentured apprentices upon public works.

S.B. 772—SCOLLAN. Amends Sec. 150, Ag. C., re persons engaged in pest-control business.

Provides for license and fee. County commissioner to license persons operating in county. Persons operating in more than one county licensed by Director of Agriculture.

S.B. 773—SCOLLAN. New act, re construction of new prisons, homes and hospitals, and providing for the issuance of bonds therefor.

Skeleton bill.

S.B. 774—SCOLLAN. Amends Sec. 1, Act 1887, re credit unions.

Amends definition to add that credit union is a cooperative corporation. Changes "legitimate" to "legal" rates of interest.

S.B. 775—POWERS. Amends Sec. 576, Veh. C., re special stops required of vehicles.

Signals at crossings now referred to as "stop and go signal" are designated by bill as "electrical or mechanical signal device."

Driver of vehicle carrying passengers for hire at present not required to stop at spur tracks unless train is approaching. Bill adds "sidetrack, industrial track, auxiliary track crossing or railroad track crossing not used for regular train operation."

A.B. 1879 apparently identical.

S.B. 776—McGOVERN. Claim bill, \$5,612.97. Yeoman Mutual Life Ins. Co.

S.B. 777—McGOVERN. Amends Sec. 1034, C. C. P., re costs on appeal.

Recasts the section and permits the filing of affidavit setting forth expenditure on appeal.

S.B. 778—KNOWLAND. New act, re secondary State highways.

Adds to State secondary system an additional highway from the San Francisco-Oakland Bay bridge to Route 69 in East Oakland.

A.B. 1474 apparently identical.

S.B. 779—SCHOTTKY. Adds Sec. 4156d, Pol. C., re district attorneys.

Prohibits any district attorney from appearing in any civil action during his incumbency, except on his own behalf.

S.B. 780—SHARKEY. Amends Act 2969, which prohibits the importation into this State of crude petroleum oil illegally produced, or petroleum products manufactured from crude petroleum oil or gas illegally produced.

Skeleton bill.

S.B. 781—SHARKEY. Amends Act 2967, re the prevention of fraud or misrepresentation in the sale of motor fuel and lubricating oil.

Skeleton bill.

S.B. 782—SHARKEY. Amends Act 2966, re prevention of fraud or misrepresentation in the sale of gasoline, distillate and lubricating oil.

Skeleton bill.

S.B. 783—SHARKEY. New act, to be known as the "Personal Income Tax Act of 1935."

Imposes a normal tax of one and one-third per cent of the amount of the net income in excess of credits against net income as provided in Secs. 2 and 8 of the bill.

Also imposes a surtax upon "surtax net income" as indicated in Sec. 3 of the bill, the rate thereof to be one-third of the amounts prescribed by Sec. 12 (b) of the Federal Revenue Act of 1934.

The tax applies to the net income of a resident of this State, also to that portion of the net income of a nonresident which is derived from property located or business transacted in this State.

Gross income is defined in Sec. 5. Certain allowable deductions are indicated in Sec. 6. The method of computing net income is indicated in Sec. 7. Administrative and procedural provisions appear in Secs. 9 to 44.

Administered by the State Board of Equalization.

See digest A.B. 1649.

S.B. 784—SHARKEY. Amends Sec. 372, Veh. C., re additional registration fee for Diesel-propelled motor vehicles.

Provides for additional registration fees for Diesel-propelled motor vehicles as follows:

Vehicle weighing 3,000 to 6,000 lbs.....	\$60 00
Vehicle weighing 6,000 to 10,000 lbs.....	80 00
Vehicle weighing 10,000 to 22,000 lbs.....	240 00
Vehicle weighing in excess of 22,000 lbs.....	300 00

S.B. 785—SHARKEY. New act, levying tax on manufacture of alcoholic beverages.

Imposes \$5 annual license fee plus a tax according to volume of beverages sold. Rates as to latter are prescribed in Sec. 6 of the bill.

Administered by State Board of Equalization.

Supersedes Ch. 178, Stats. of 1933, Act 3775, as of June 1, 1935.

A.B. 1250 apparently identical.

S.B. 786—SCOLLAN, SEAWELL, DUVAL, McCOLL, WAGY, FLETCHER, CRITTENDEN, PIEROVICH, SWING, SHARKEY, GARRISON, JESPERSEN, POWERS, EDWARDS, McGUINNESS, SCHOTTKY, McGOVERN, HULSE, KING, McCORMACK, METZGER and KNOWLAND. Amends Sec. 3700, Pol. C., re salaries of members of State Board of Equalization.

Raises annual salary of member State Board of Equalization from \$4,000 to \$5,000. Deletes from section provision for secretary's salary at \$3,000.

S.B. 787—SHARKEY. Amends Secs. 2, 10, 13a and 14, Act 2964, Motor Vehicle Fuel License Tax Act.

Provides penalty for failure to apply for license before January 1st. Extends time for filing export certificates from 45 to 60 days. Deletes provisions re "Fuel tax enforcement fund," changing it to read "Motor vehicle fuel fund."

S.B. 788—SHARKEY. Amends Secs. 511, 517, 526, 527, 530, 531, 543, 544, 552, 570, 571, 585, 586, 587, 596, 600, 694 and 696; adds Secs. 542 and 588, and repeals Sec. 534, Veh. C., re motor vehicles.

Sec. 511. Restricts 15-mile per hour limit when passing a school building to cases where school grounds are contiguous to the highway.

Existing law prescribes 15-mile speed limit when driver's view obstructed 200 feet ahead along highway, reduced to 100 feet.

Makes same change in similar requirements, re unobstructed view of intersecting highways when driver approaches intersection. Adds exception as to traffic on through highways or at traffic-controlled intersections: If intersection is located in business or residence district, the district speed governs; in other cases the through highway speed at intersections is 30 miles per hour.

Present law provides 20-mile speed limit on grounds of State university or State, county or municipal institution. Bill applies restriction to grounds of "any public school or any State building or State institution."

Sec. 517, re application of speed laws to emergency vehicles, inserts general exception "when driving in response to an emergency call" and deletes "or when responding to a fire alarm."

Amends Sec. 526 to clarify certain ambiguities in three-lane driving rules. Also permits erection of official signs directing slow moving traffic to certain lanes.

Amends Secs. 527 and 530 to conform to the laned traffic rule modifications above indicated.

Amends Sec. 531, re distance at which trucks may follow one another. Increases minimum distance from 150 to 300 feet and excepts highway construction equipment.

Repeals Sec. 534, re general rule of assistance in passing and overtaking.

Adds Sec. 542, prohibiting "U" turn on curve or crest of grade where vehicle can not be seen by another vehicle approaching within 200 feet.

Amends Sec. 543, re general rule for starting parked vehicle. Existing law requires that "movement can be made with safety." Bill adds "reasonable" safety.

Amends Sec. 544, re arm signals required of driver on stopping or suddenly decreasing speed. Adds provision requiring signal to be given only to driver in rear and only when there is no opportunity to give such signal.

Amends Sec. 552, re vehicle entering highways at which stop signs are posted. Designates such highways as "through highways." Present law requires giving of right of way, under certain circumstances, to vehicles "proceeding into or across the intersection." Bill substitutes "about to enter or cross the through highway."

Amends Sec. 571. Present law regulates passing of "railway, interurban or street car." Bill provides for overtaking and passing "interurban electric or street car."

Amends Sec. 585 by adding provision that members of California Highway Patrol may remove to the nearest garage or place of safety, any vehicle on the highway believed to have been stolen, or in possession of a person physically unable to operate the same. Makes it unlawful for any peace officer to move a vehicle except as provided in section.

Amends Sec. 586, re parking regulations. Allows local authorities to permit parking within intersections, and within such areas opposite the ends of safety zones as may be indicated. Changes curb space parking for "common carriers" to areas for "hus engaged as a common carrier" in areas required by the bill to be indicated by local authorities. Prohibits parking in a tube or tunnel.

Amends Sec. 587, re parking near fire hydrant. Requires presence of competent operator when vehicle is within 15 feet of hydrant.

Adds Sec. 588, prohibiting angle parking on through highways; both right wheels to be within 18 inches of curb or edge of highway.

Amends Sec. 596 to specifically permit three persons to ride in front seat. Present law prohibits such a number if driver is interfered with thereby.

Amends Sec. 600, re throwing lighted substances from vehicle. Removes from specific enumeration of substances the words "or any substance or thing which might cause a fire."

Amends Sec. 694, re total outside width of vehicles. Clarifies provisions by specifically indicating that additional width now allowed vehicles equipped with pneumatic tires applies only to measurement from tire to tire and does not affect body width.

Amends Sec. 696, re carrying tires on front of vehicle. Present law prohibits carrying in front of radiator. Bill permits commercial vehicle to so carry if tire is securely mounted in tire carrier.

S.B. 789—SHARKEY. Amends Secs. 113, 114, 115, 121, 123, 124, 135, 451 and 680, Veh. C., re vehicles.

Sec. 113. Adds desk sergeants and investigators to members of California Highway Patrol and removes sergeants therefrom.

Sec. 114. Provides for appointments of traffic officers and clerks in accordance with civil service laws.

Sec. 115. Specifies six months' residence in county as qualification for appointment as sergeant, traffic officer, or traffic clerk.

Sec. 121. Provides for suspension of members of California Highway Patrol and procedure therefor.

Sec. 123. Provides no member of California Highway Patrol shall be assigned for service outside his regular county for longer than one week, except as specified.

Sec. 124. Provides for equipment for emergency care by members of Highway Patrol of persons injured on highways.

Sec. 135. Empowers members of Highway Patrol to investigate accidents and collect evidence for criminal prosecution.

Sec. 451. Provides that it is unlawful to refuse to comply with orders or directions of traffic or police officers. Removes similar provision relating to members of Highway Patrol.

Sec. 680. Provides officer inspecting vehicles in unsafe mechanical condition shall direct driver thereof to make such equipment conform to this code. Also provides for arrest of driver.



S.B. 790—SHARKEY. Amends Secs. 37, 38, 39, 66, 67 and 73, Veh. C., repeals Sec. 44 thereof, and adds Secs. 44, 73.5 and 76 thereto, re definitions used in the code.

Sec. 37. Deletes therefrom the provision that a tractor not designed to carry an independent load, and a semitrailer permanently joined thereto is one vehicle.

Sec. 38. Present law includes in the definition of "pole or pipe dolly" a vehicle having axles not more than 48 inches apart. Bill changes to 54 inches.

Sec. 39. Removes from definition of "special mobile equipment" the requirement that it be not self-propelled.

Sec. 44. Adds to "authorized emergency vehicles" one vehicle privately owned by each sheriff, one so owned by one deputy sheriff in each county, and one so owned by any chief of police, where such vehicle is used to respond to emergency calls.

Sec. 66. Redefines "owner" as a person having all the incidents of ownership, including the legal title of a vehicle, whether or not such person lends, rents or pledges such vehicle; or is a person entitled to the possession of a vehicle as the purchaser under a conditional sale contract or the mortgagor of a vehicle.

Sec. 67. "Legal owner" is redefined as a person holding the legal title to a vehicle under a conditional sale contract or who is the mortgagee of a vehicle.

Secs. 73 and 73.5. Deletes from the definition of "dealer" a person engaged in the business of delivering vehicles of a type required to be registered under the code from a manufacturing, assembling, or distributing plant to dealers or sales agents of a manufacturer. Such person is redefined as a "transporter."

Sec. 76. Defines "repair shop" as a place where vehicles are repaired, rebuilt, reconditioned, repainted or in any way maintained for the public at a charge.

S.B. 791—SHARKEY. New act, re Corporation Commission fund.

Appropriates \$240,486.49 to be placed in Corporation Commission fund in repayment of expenditures from fund for construction of office building.

S.B. 792—SHARKEY. Claim bill. Skeleton.

S.B. 793—SHARKEY. Amends Sec. 1094, Pol. C., re registration of voters.

Provides for new registration in 1936.

S.B. 794—DIFANI. New act, re fees to be paid to Railroad Commission by passenger stage corporations and persons or corporations owning or operating motor vehicles in the transportation of property for hire on the public highways.

Skeleton bill.

S.B. 795—RICHI. New act to be known as "The Revenue Bond Act of 1935".

Authorizes any city, county, public district, public corporation, improvement authority or political subdivision to construct or acquire and operate a water, sewerage, gas, electric, heat, light, or power system, and to sell revenue bonds for the purpose of the construction or acquisition thereof.

The revenues of the undertaking or any part of the undertaking will be pledged to retire such bonds. The covenants which may be incorporated in the bonds are indicated in Sec. 6 of the bill.

These bonds are to be sold at public sale after notice, except that if sold to the United States or to any agency, instrumentality, or corporation of the United States, the same may be at private sale.

A.B. 1802 apparently identical.

S.B. 796—GARRISON. Adds Sec. 599.5, Veh. C., re trailers.

Prohibits operation of trailer containing explosive, inflammable or poisonous substances.

S.B. 797—GARRISON. Adds Sec. 6.53, Sch. C., re duties of governing boards of districts in connection with repairs of school building.

Upon report of any structural engineer, made under authorization of law, that any school building is unsafe for use, the governing board shall, within 60 days,



have prepared an estimate of the necessary repairs, and if sufficient money is available to proceed under proper authorization for the repair of the building. If money is not available an election shall be held for the issuance of bonds, and if the election is unfavorable, an election shall be held to determine whether the tax rates of the district shall be raised. If both elections are unfavorable then the members of the governing board shall not be held personally liable for any injuries or damages as a result of the continued use of such building.

S.B. 798—GARRISON. Amends Sec. 2, Act 7518b, re school construction.

Requires Division of Architecture, upon request of governing board of school district, to approve plans for additions to existing buildings if such plans comply with requirements of the division, regardless of whether the building so complies, if additions do not increase defects of the building.

S.B. 799—RICH. Amends Sec. 657, C. C. P., re grounds for new trial.

Insufficiency of evidence to "sustain" verdict changed to "justify." Adds provision that when ground is excessive damages, appearing to have been given under the influence of passion or prejudice, order shall so specify.

S.B. 800—RICH. Amends Sec. 607, C. C. P., re order of proceeding on trial.

Adds provision that if defendant has affirmative of issue, customary order of trial is reversed. Deletes provision permitting court to vary order of trial.

S.B. 801—TICKLE. Amends Sec. 3, Act 1908, re employees of Advisory Pardon Board.

Empowers board to employ assistants.

S.B. 802—TICKLE. Amends Sec. 84, Act 6386, re stage corporations in interstate commerce.

Provides that stage corporations operating between a point in this State and a point in another State must secure from Railroad Commission an interstate permit and pay \$50 fee therefor.

Deletes present provision empowering commission to make such reasonable regulations as necessary for public convenience and necessity.

S.B. 803—McCOLL. New act, re additional secondary State highway in Trinity County from Douglas City to Junction City.

Skeleton bill.

S.B. 804—McCOLL. Amends Sees. 2.1300 and 2.1302, Sch. C; re compensation of county boards of education and their secretaries.

Present law allows each member and the secretary \$5 per day. This bill allows the board of supervisors to fix the number of days.

S.B. 805—DIFANI. Amends Sec. 1710, Ins. C., re life agents.

Skeleton bill.

S.B. 806—DIFANI. Amends Sees. 12903 and 12923, Ins. C., re legal counsel of the commissioner.

Permits the commissioner to appoint necessary legal counsel. The code provides that instruments presented to the commissioner upon which any certificate or license will be issued shall be examined by the Attorney General. The bill provides for such examination by the legal counsel appointed by the commissioner. If the opinion of such legal counsel is not satisfactory to the interested party, the commissioner shall obtain the opinion of the Attorney General. All other duties devolved upon the Attorney General under the code are transferred to such legal counsel.

S.B. 807—DIFANI. Amends Secs. 780 and 781, Ins. C., re misrepresentation of policies.

Skeleton bill.

S.B. 808—McCOLL. New act, re escheat to the State of deposits made by consumers with public utilities.

Skeleton bill.

S.B. 809—EDWARDS. Amends Sec. 125, Pol. C., re Board of Equalization districts.

Skeleton bill.

S.B. 810—SCHIOTTKY, MINTER, BIGGAR, and PERRY. Amends Sec. 13, Act 6386, re public utility rates.

Provides that commission shall fix rates of public utilities so rate of return shall not exceed that of similar investments having similar risks.

A.B. 2098 apparently identical.

S.B. 811—SYNDER. Adds Sec. 610, Sts. & Il. C., re secondary State highways.

Adds a new highway from Route 116 near Felton to Route 5 near Scotts Valley.

S.B. 812—SNYDER. Amends Secs. 1500 and 1678, Ins. C., re fees for licenses.

Increases the fees provided for in the code as follows: In the case of an annual license for agents or solicitors or reciprocal or interinsurance exchanges the fee is raised from \$1 to \$5, and the fee for each annual license to any agent or solicitor is raised from \$2 to \$5.

A.B. 1374 apparently identical.

S.B. 813—SNYDER. Adds Ch. 1a, comprising Secs. 1109 to 1138, inc., to Pt. 2, Div. 1, Ins. C., adds Art. 3 to Ch. 3, Pt. 3, Div. 2, and adds Art. 12 to Ch. 2, Pt. 6, Div. 2, and amends Secs. 1282, 2010, 7060, 9060, 10190, 10395 and 12400, Ins. C., re rating organizations and rate regulation.

Defines rating organizations as a person who maintains an office for the purpose of suggesting or making rates to be used by more than one insurer for insurance on risks of any kind located in this State. Provides for the licensing of and the supervision of such organizations by the commissioner, who shall charge a fee of \$1,000 therefor.

Rate manuals or schedules must be filed with the commissioner, who shall determine the existence of discriminations against any admitted insurers and all discriminations are forbidden in the bill. All admitted insurers who have not been authorized to transact business in this State for at least five years shall be a subscriber to a rating organization and shall comply with the rates thereof.

In case of fire insurance, every organization shall either apply minimum class rates formally adopted by it, to risks rated within this State, or after inspection of a risk, shall fix specific rates therefor, based upon schedules adopted and filed by it with commissioner.

The provisions of the bill shall not apply to marine insurance against risks of transportation by a carrier for compensation or of navigation, or upon boats or vessels; nor shall they apply to county mutual fire insurers, or reinsurers, nor to life, disability, title, workmen's compensation or mortgage insurers.

A.B. 1375 apparently identical.

S.B. 814—SCOLLAN. Amends Sec. 5190, Sch. C., re health and development certificates.

Permits county or city and county boards of education to grant health and development certificates to a physician and surgeon holding a certificate issued by the California State Board of Osteopathic Examiners.

S.B. 815—WAGY. Amends Sec. 92, Ag. C., re agricultural fairs.

Changes basis of allocating appropriations to these fairs from premiums paid in preceding year to those paid in current year. Changes date of application from August 1st to December 31st.

Ch. 24, Stats. 1935. To take effect immediately.

S.B. 816—OLSON. New act, re constitutional conventions.

See digest A.B. 598, apparently identical.

S.B. 817—FLETCHER (by request). Amends Sec. 3, Act 2720, re county and municipal franchises.

See digest S.B. 370, apparently identical.

S.B. 818—FLETCHER. Amends Sec. 580h, C. C. P., re deficiency judgments.

Prohibits deficiency judgment after sale for purchaser's failure to complete his contract of sale.

S.B. 819—KEOUGH. Adds Sec. 318, Ag. C., authorizing any county or city by ordinance to prohibit sale of meat or meat food products for human consumption unless stamped "Cal. Inspected and Passed," or unless stamped with inspection legend of the U. S. Dept. of Agriculture.

S.B. 820—DIFANI. Amends Secs. 2 and 13, Act 4807, re osteopathic licentiates.

Provides that applicant to practice in California may show proof of two years' licensed practice in another State instead of one year's residence in State which issued his certificate.

Provides for licentiates' annual fee of \$5 if in State and \$2 if out of State, with forfeiture of license if unpaid within 60 days after January 1st; restoration upon payment of \$20 fee without examination.

S.B. 821—OLSON. Amends Sec. 605, Proh. C., re appointment of appraisers.

Provides for appointment, in certain cases, of inheritance tax appraiser to act in both city and county and for rotation in appointment of assessors.

S.B. 822—EDWARDS. Amends Sec. 27, Sts. & H. C., re maintenance of State highways.

Provides that "maintenance" as now defined shall also include the removal of weeds from the right of way of State highways. Such weed removal work to be done out of the net revenue from 1 cent of gasoline tax which is now available for maintenance of State highways.

S.B. 823—EDWARDS. Amends Sts. & H. C., re public ways.

Skeleton bill.

S.B. 824—EDWARDS. Amends Secs. 4041.8 and 4041.18, Pol. C., re powers of boards of supervisors over highways.

Deletes from 4041.8 the provisions regarding shade and ornamental trees on public highways, inasmuch as such provisions are codified in 949 of the Sts. & H. C. (S.B. 147).

Deletes from 4041.18 the construction of county bridge provisions which are codified in 1325 to 1330, inclusive, of said code.

S.B. 825—EDWARDS. Amends title and Sec. 1, Act 1807, re public boulevards.

Deletes provisions relating to public boulevards since those provisions are codified in 976 and 977 of the Sts. & H. C. (S.B. 147).

S.B. 826—EDWARDS. Amends Secs. 363a, 363s, 363bb, Pol. C., re Department of Public Works.

363a. Deletes the provisions relating to the title and salary of the State Highway Engineer, which provisions are codified in 51 and 52 of the Sts. & H. C. (S.B. 147).

363s. Deletes the provisions codified in 101 and 979 of said code.

363bb. Deletes provisions codified in 52 and 70 of said code.

S.B. 827—EDWARDS. Amends Sec. 2620, Pol. C., re width of highways.

Deletes the provisions relating to the width of State highways and of county highways, and relating to roads forming the only or principal means of communication between one village and another. These provisions are codified in 160, 906 and 969 of the Sts. & H. C. (S.B. 147).

S.B. 828—EDWARDS. Amends Sec. 2737, Pol. C., re county bridges and highways.

Deletes from said section all provisions regarding obstructions and injuries to highways, except the last proviso.

The provisions deleted are codified in 1487 to 1491, inclusive, of the Sts. & H. C.

S.B. 829—EDWARDS. Amends Sts. & H. C., re public ways.

Skeleton bill.

S.B. 830—EDWARDS. Amends Secs. 13 and 13a, Act 2964, Motor Vehicle Fuel License Tax Act, re disposition of gasoline tax moneys.

Deletes from Sec. 13 the provisions covering the expenditure by the State of its share and by the counties of their shares of gasoline tax moneys. Deletes from Sec. 13a the provision for the revolving fund for the Division of Highways of the Department of Public Works.

The indicated provisions are deleted since they have been incorporated in the Sts. & H. C. (S.B. 147).

S.B. 831—PIEROVICH. Amends Sec. 29, Act 4749, Workmen's Compensation Insurance and Safety Act of 1917.

Skeleton bill.

S.B. 832—PIEROVICH. Amends Secs. 408 and 4130, Pol. C., re duties of Secretary of State and county recorders.

Deletes from Subdiv. 15, Sec. 408, the requirement as to providing the form of certificate to be used by county recorders, leaving it to the Secretary of State merely to receive such certificates.

Deletes in Sec. 4130 the reference to forms provided by the Secretary of State, in Sec. 408, and requires the recorder when a mortgage of migratory chattels is filed in his office to transmit to the Secretary of State a certificate containing name of mortgagor and mortgagee, and other particulars specified.

S.B. 833—MCCOLL. Amends Secs. 7 and 21 and adds Sec. 71a, Act 6386, Public Utilities Act, re overcharges, deposits and refunds of public service corporations.

Skeleton bill.

S.B. 834—WAGY. Adds Sec. 17, Act 1121, re California Institution for Women.

Declares that this institution continues to be State prison until approval of constitutional amendment permitting confinement of female misdemeanants and felons in an institution other than the State prison. Thereafter the trustees of this institution shall have jurisdiction over female misdemeanants and felons.

See S.B. 835 and 836; S.C.A. 21.

S.B. 835—WAGY. Adds Sec. 1577a, Pen. C., re California Institution for Women.

Requires that the person in charge of the female department of the State Prison at San Quentin be a woman, selected from persons nominated by the Board of Trustees of the California Institution for Women.

See S.B. 834 and 836; S.C.A. 21.

S.B. 836—WAGY. Amends Secs. 1202a, 1572, 1576, and 1586, Pen. C., re State Prison at San Quentin.

Deletes references to female department of said prison. Act to take effect upon adoption of constitutional amendment permitting Legislature to provide for incarceration of females convicted of crime.

See S.B. 834 and 835; S.C.A. 21.

S.B. 837—SEAWELL. Amends Secs. 370 and 779, and adds Sec. 782, Veh. C., re vehicle registration fees and their distribution.

370. Raises vehicle registration fee from \$3 to \$5.

779. Appropriates the equivalent of \$1 of such fee to the counties in proportion to the number of vehicles registered in such counties as determined by the places of residence of the vehicle owners to whom registration cards are issued; payments to be annual in February.

782. Appropriates the other dollar of the raised fee to the Division of Enforcement for enforcement of Vehicle Code by the California Highway Patrol.

S.B. 838—SEAWELL. New act, prohibiting levy of any ad valorem tax on motor vehicles for local purposes, permits such only by the State.

Repeals Act 5127a which act requires tax clearance by assessors and the State Controller as a prerequisite for registration of vehicles.

S.B. 839—SEAWELL. Amends Secs. 2, 6, and 12, Act 3728, re mutual workmen's compensation insurance.

No changes in existing law.

Skeleton bill in effect.

S.B. 840—SEAWELL (by request). Amends Sec. 1190, C. C. P., re mechanic's lien.

Provides that agreement to give credit does not affect priority of lien.

S.B. 841—SEAWELL (by request). Amends Sec. 1533, Prob. C., re powers of guardians.

Empowers guardians to renew or make new loans on guardianship property under certain conditions.

S.B. 842—SEAWELL (by request). Adds Sec. 188a, C. C. P., re withdrawal of exhibits in civil actions.

Provides withdrawal of exhibits with or without bond or substitute to be governed entirely by discretion of court.

S.B. 843—SEAWELL (by request). Amends Sec. 1238, C. C., re homestead property.

Makes the definition of property in the section apply to all property mentioned in the title rather than only the section.

S.B. 844—SEAWELL (by request). Amends Sec. 542b, C. C. P., re attachment of personal property.

Provides that upon motion of a party to an action it may be extended for another two years after the expiration of the regular three-year period. Copy of said order of extension must be delivered to the officer who made the levy and then delivered to the person in possession of the property.

Provides that lien may be extended from time to time in manner herein prescribed.



S.B. 845—SEAWELL (by request). Amends Sec. 51, Act 652, "Bank Act," re deposits by order of court.

The section now authorizes a court upon application of an executor, guardian, etc., to deposit money in his hands, amendment adds the words "or may direct."  
See S.B. 846.

S.B. 846—SEAWELL (by request). Amends Sec. 91, Act 652, "Bank Act," re deposits by order of court.

Complements S.B. 845 by inserting in Sec. 91 after "authorized" the words "or may direct."

S.B. 847—SEAWELL (by request). Amends Secs. 31, 51a, and 51b, Act 6391, re public utilities districts in unincorporated territory.

In Sec. 31, Subd. (11) strikes out "in subdivisions two and four of this action" and inserts the words "heretofore in."

In Sec. 31, Subd. (13) strikes out "within sixty days" and inserts "within six months," and adds a requirement that the proposition must be submitted as soon as possible after the valuation has been made by the Railroad Commission.

Allows the board of directors to approve the annexation of territory asked for "or such part thereof as the board shall determine will be benefited by annexation" in the fifth paragraph of third subdivision of Sec. 51a.

Changes the number of Sec. 51a to 52, and of 51b to 53.

S.B. 848—SEAWELL (by request). Amends Secs. 689a, 689b, 689c, C. C. P., re levies on personal property. Repeals Secs. 2968, 2969, C. C.

Amends Sec. 689a to allow the creditor of the mortgagor as well as of the buyer to take possession of property.

Amends Sec. 689h to protect the mortgagee in case of levy on the property and to subordinate the chattel mortgage to the levy in case the mortgagee fails to present his claim within the time allowed.

Amends Sec. 689c to allow payment to the mortgagee when sale is made.

S.B. 849—SEAWELL (by request). Amends Sec. 645, Prob. C., re widows' assignment.

Allows the court to consent on terms to contest of a decree of assignment upon the application of any person beneficially interested, within six months after the decree.

S.B. 850—MCGUINNESS. New act, re settlements with judgment debtors under the "Water Commission Act," Act 9091.

Authorizes the Division of Water Resources to make compromise settlements with judgment debtors liable in proceedings under Secs. 25 to 36f of the Water Commission Act for one-half of the amount taxed as costs, exclusive of interest. Such settlements may be made prior to September 1, 1936, but not thereafter, and no execution and no judgment in foreclosure shall be rendered prior to that date.

Appropriates \$20,000 to make good the amount lost by said settlements.

A.B. 1859 apparently identical.

S.B. 851—MCGUINNESS. New act, re collection of judgments under "Water Commission Act," Act 9091.

Declares a moratorium for two years for the collection of judgments rendered pursuant to the sections numbered 25 to 36f of the Water Commission Act.

Provides that the above described two-year period shall not count as a part of any period of limitation for commencement of actions.

S.B. 852—METZGER. Amends Secs. 1 and 3, Act 2964, Motor Vehicle Fuel License Tax Act, re Diesel fuel.

Expands definition of motor vehicle fuel to include Diesel fuel. Taxes Diesel fuel 4 cents per gallon.

S.B. 853—POWERS. New act, establishes an additional secondary State highway in Modoc County from Canby to Cornell.

S.B. 854—POWERS. Amends Sec. 1261, Ag. C., re produce dealers.

Deletes exemption of slaughterers, making them subject to provisions of article re produce dealers.

S.B. 855—POWERS. Amends Sec. 1200, F. & G. C., re dove season.

Provides doves may be taken in District I $\frac{1}{4}$  between August 15th and September 15th.

S.B. 856—MCGOVERN. Amends Secs. 800, 802, 803, 1008, 1009, 1010, Pen. C., re criminal prosecutions.

Recasts the sections to change wording from "indictment or information" to "prosecution."

Provides for discharge of defendant if court does not permit amendment of information or indictment or filing of new complaint or resubmission of case to grand jury.

Provides for same proceedings as under Secs. 940, 943, 944, 945, if case submitted to grand jury or if indictment is amended.

S.B. 857—DIFANI. New act, re licensing of steam engineers.

Provides for licensing of all persons operating steam engines or steam boilers, with certain exceptions.

Creates board of examiners, provides salaries and clerk.

Provides for examinations by board at San Francisco and Los Angeles. Application fee of \$5; annual renewal fee of \$2.

Examiner shall determine that applicant is a citizen of the United States or has declared his intention of becoming such; that he is over 21 years of age, of good moral character, has studied and practiced the profession of steam engineering and is possessed of the requisite skill in said profession. License cards issued to be valid for one year. License may be revoked after hearing for causes set forth.

Provides for licensing every person now practicing steam engineering who shall within 90 days after act takes effect pay the \$5 fee and file affidavit setting forth his name, residence, length of time and place where he has practiced the profession, and that he is a citizen or has declared his intention of becoming such. Violations of act a misdemeanor.

S.B. 858—DIFANI. Amends Sec. 141 $\frac{1}{4}$ , Act 512S, California Vehicle Act, re liability for death of or injury to guest.

Substitutes the word "occupant" for "guest" throughout the section.

Changes former law inasmuch as for the occupant to collect damages it is made necessary that intoxication or wilful misconduct of the driver to be with the "intent to injure" such occupant. Deletes the provision defining "guest" as one who accepts ride without giving compensation. Provides that this section shall not apply to public carriers.

S.B. 859—DIFANI. Amends Sec. 166, F. & G. C., re Fish and Game District 4G. Skeleton bill.

S.B. 860—DIFANI. Amends Secs. 1 and 2, Act 7259, re superior court stenographers and typists. Skeleton bill.

S.B. 861—DIFANI. Amends Sec. 4185a, Pol. C., re justices of the peace in cities over 30,000.

Deletes necessity for *continuously* holding office of justice of peace to come within exception of justices not required to be attorneys.

S.B. 862—DIFANI. Adds Sec. 2a, Act 4332, re licenses for itinerant vendors of drugs.

Exempts honorably discharged soldiers and sailors from payment of license fees required by act.

S.B. 863—DIFANI. Repeals Sec. 133, Sts. & H. C., re high-type paving on State highways.

A.B. 1537 apparently identical.

S.B. 864—DIFANI. Amends Sec. 133, Sts. & H. C., re high-type paving on State highways.

Authorizes the Department of Public Works, in determining whether asphalt concrete pavement or Portland cement concrete pavement should be used, to consider weather conditions, safety factors, traffic, grades, condition of subgrade, maintenance, durability, and other factors involved in the laying of pavements.

In absence of actual fraud, the department's determination is conclusive.

A.B. 1538 apparently identical.

S.B. 865—DIFANI. Amends Sec. 133, Sts. & H. C., re high-type paving on State highways.

Skeleton bill.

S.B. 866—DIFANI. Amends Sec. 1, Act 7259, re superior court stenographers and typists.

Skeleton bill.

S.B. 867—POWERS. New act to be known as the "Consumers' Tax Act of 1935." Levies the tax on retail sale of personal property, payable by the consumer but to be collected by the seller.

Skeleton bill.

S.B. 868—BIGGAR. New act, to be known as "The Improvement Authorities Law."

Authorizes public corporations to be formed upon petition to the governing body of a city and majority vote of the electors of the city. The agency thus formed is in the nature of a public district with boundaries coterminous with the boundaries of the city and is governed by a board of three trustees appointed by a majority of the governing body of the city.

Such an authority when formed has power to acquire or construct and operate facilities for the service of water, sewerage, gas, electric heat, light or power, according to which thereof may have been specified in the petition for formation of the authority, with power to add any such service by subsequent vote of the electors.

It is contemplated that the facilities of the city adapted to the furnishing of any such service undertaken by such an authority shall be transferred to the possession and control of the authority. General powers of the authority and of its board are stated in Secs. 17, 20, 26 and 27.

State Department of Finance is to make annual audit of the authority.

Issuance of revenue bonds is provided for, the rights of bond holders being enumerated in Sec. 32.

Urgency measure.

S.B. 869—YOUNG. New act, providing for licensing and inspection of places where dog and cat foods are prepared or where inedible by-products from dead animals or from any carcass obtained from a slaughterhouse are prepared.

S.B. 870—YOUNG. Amends Secs. 1 and 41, Act 9125, California Water District Act, re administration of water districts.

Defines "irrigation" as including "subirrigation, percolation, underground storage and well replenishment."

Part skeleton bill.

A.B. 1769 apparently identical.

- S.B. 871—YOUNG. New act validating water district organization.

Validates acts of boards of supervisors and of all public officers in connection with the organization of a district organized under the California Water District Act where such district boards have been elected and have acted for at least one year before this act takes effect.

A.B. 1770 apparently identical.

- S.B. 872—YOUNG. Repeals Sec. 109a, Act 3854, California Irrigation District Act, re name of districts.

A.B. 1771 is identical.

- S.B. 873—YOUNG. Amends Sec. 53, Act 9127c, re water conservation districts.

Raises from one to two years as the time limit within which a petition may be filed in the case of a district to be organized hereafter.

A.B. 1794 apparently identical.

- S.B. 874—POWERS. Adds Art. 5, Ch. 1, Div. 3, Ag. C., re horse, mule, and burro, brands and marks.

Provides for recordation of such brands and marks with Director of Agriculture. Fee, original, \$2; renewable annually, \$1.50; transfer of brand, \$1. Provides for brand inspection; licensing and bond; fee for license graduated according to number of animals slaughtered, \$5 for less than 10 head per month, to \$25 for more than 50 head per month. Provides for inspection and tagging of hides and carcasses. Prohibits transportation of animals or bides thereof without inspection certificate.

- S.B. 875—SWING. New act, re interest charges and manner of sale of pledged personal property to carry into effect the provisions of Sec. 22, Art. XX of the Constitution, re such charges.

Provides pledgee may collect what is due him by sale of property pledged, subject to rules and exceptions set forth.

Provides that before sale, pledgee must demand performance from debtor if latter can be found; pledgee must give actual notice to pledgor of time and place or sale, but notice may be waived; sale must be at public auction, as in sale under execution; pledgee can not sell any evidence of debt, except obligations of governments, States, or corporations, but may collect same when due; pledgor may order property sold when same can be sold for price sufficient to satisfy claim; pledgee may purchase pledged property.

Provides that every person carrying on business of pawnbroker and charging above 10 per cent per annum, except by authority of license, is guilty of a misdemeanor. Pawnbroker charging, directly or indirectly more than 3 per cent per month on loans up to \$300 or more than 2 per cent per month on loans in excess thereof, is guilty of misdemeanor, except a minimum of 50 cents per month may be charged.

Provides pawnbrokers must retain pledged articles one year, except wearing apparel, furs, trunks and suitcases, which must be kept six months; pledgor has right of redemption during that time.

Pawnbroker guilty of misdemeanor who refuses to disclose to pledgor name of purchaser and the price received, or who refuses to pay to pledgor the surplus, if any, over loan, interest and charges on sale of article.

Provides for records to be kept on purchases of gold bars, bullion or mineral containing gold.

Name of State department administering this act and schedule of license fees left blank.

- S.B. 876—McGOVERN. Adds Sec. 40, Act 3269, Joint Highway District Act, re completed highways.

Provides that the fact of completion of a highway or portion thereof by joint highway district shall be certified to the Department of Public Works which shall



inspect such highway and if it finds it to be completed and in good repair shall issue a certificate of completion.

The department is authorized to apportion such highway or any portion to the counties constituting the district or may accept all or part thereof as a State highway, and the district board of directors must convey the right of way to the counties or State accordingly.

S.B. 877—SWING. Adds Sec. 15a, Act 3421, re regulation of horse racing and wagering.

Provides that, to prevent evasions of payment of commissions and fees, commission may regulate the transmission of news and news services from race tracks.

Forbids furnishing or using of such news for purpose of aiding or abetting wagers except wagers conducted by licensee under this act.

Violation of section made a felony.

S.B. 878—WAGY. New act, re grubstake and prospecting agreements.

Skeleton bill.

S.B. 879—WAGY. New act, re grubstake and prospecting agreements.

Skeleton bill.

S.B. 880—HAYS. New act to be known as the "Tobacco Tax Act."

Imposes a tax of \$1 per thousand upon cigarettes. As to other tobacco products it imposes a tax computed at the rate of 10 per cent of the amount of gross sales.

The tax is paid and collected through the medium of affixing and canceling stamps.

Administered by the Franchise Tax Commissioner.

A.B. 2011 apparently identical.

S.B. 881—KEOUGH. Amends Sec. 155, Act 5128, California Vehicle Act, re distinctive uniforms of traffic officers.

Skeleton bill.

S.B. 882—KEOUGH. Amends Sec. 750, Veh. C., re color of vehicles and uniforms of officers.

Skeleton bill.

S.B. 883—JESPERSEN. New act, re authorizing the State Board of Education to erect revenue-producing improvements at State educational institutions.

Authorizes the State Board of Education, as a public agency for the State to construct dormitories, refectories, libraries, commons and other improvements of the character described as self-liquidating projects under the RFC and to enter into the necessary contracts therefor with the RFC or any other public agency. The board is authorized to issue interest-bearing notes or bonds pledging as security therefor the income derived from such buildings, provided that such notes or bonds shall not bear interest at more than 6 per cent per annum. The board is empowered to fix the rents and fees to be charged in connection with any such buildings.

S.B. 884—JESPERSEN (by request). Repeals Secs. 301 to 317, inc., adds Secs. 301 to 320, inc., Ag. C., re meat inspection.

Changes law to eliminate local inspectors. Makes State inspection mandatory throughout State. Permits exemption when slaughterer located in "remote" section of State, where inspection is impracticable. Provides for license of slaughterers, meat brokers and peddlers. Fee to be fixed by Director of Agriculture.

S.B. 885—JESPERSEN (by request). New act, to be known as the "Truck License Tax Act."

Imposes license tax for privilege of operating a truck, trailer or semi-trailer (of gross weight of three tons or more) designed or used for transportation



of property upon a public highway (except such thereof as are used exclusively upon stationary rails or tracks).

The rate of tax per mile is graduated according to gross weight and according to the type of vehicle as indicated and prescribed in Subds. (h), (c) and (d) of Sec. 2 of the bill. It also varies according as the vehicle is or is not propelled by an engine using only as fuel a product on the distribution of which motor vehicle fuel license taxes are measured under the laws of this State.

A minimum monthly license tax is prescribed in Subd. (e) of Section 2.

Said rates double as to a vehicle not equipped wholly with pneumatic tires. (Subd. (f) of Sec. 2.)

Taxes hereby imposed are to be in lieu of all (other) State fees graduated according to the weight of the vehicle taxed hereunder, but not in lieu of such fees as may be required generally in connection with registration of vehicles with the Motor Vehicle Department, except that the in lieu feature does not apply to fees for registration of vehicles for the year 1935 in respect to vehicles registered prior to a certain date.

Requires installation of a mileage recording device upon each vehicle which is subject to the mileage tax (Sec. 6).

Allocation of moneys received under act prescribed in Sec. 11.

Administrative and procedural provisions are set forth in Secs. 4 to 14.

Repeals Act 5130d, which imposes a tax for transportation of persons or property for hire upon public highways.

S.B. 886 to S.B. 888—JESPERSEN. Amend Sch. C.

Skeleton bills.

S.B. 889—JESPERSEN. New act, re escheat of unclaimed money on deposit with public utility.

Provides deposits remaining unclaimed for five years after the account guaranteed has been settled, or after the service has been discontinued, together with interest, may be claimed by the State. Attorney General to bring suit. Money paid to general fund.

S.B. 890—JESPERSEN (by request). New act, re security for payment of damages by drivers of motor vehicles.

Skeleton bill.

S.B. 891—YOUNG. Amends Sec. 1315, and adds Sec. 1319.5, F. & G. C., re fur-bearing mammals.

Skeleton bill.

S.B. 892—METZGER. Amends Sec. 1989, C. C. P., re witnesses.

Extends distance which witness must travel from 50 to 150 miles.

S.B. 893—POWERS. New act, regulating manufacture and sale of sausage meat.

Skeleton bill.

S.B. 894—DIFANI. Amends Secs. 12140 to 12311, inclusive, Ins. C., re motor clubs.

Skeleton bill.

S.B. 895—DIFANI. Amends Secs. 10110 to 11524, inclusive, Ins. C., re life, disability and life and disability insurance.

Skeleton bill.

S.B. 896—DIFANI. Amends Secs. 1880 to 9093, inclusive, Ins. C.; repeals and adds certain sections thereto, re fire, marine, and fire and marine insurance.

Skeleton bill. .

- S.B. 897—DIFANI. Amends Secs. 1640 to 1779, inclusive, Ins. C.; repeals and adds certain sections thereto, re agents, brokers and solicitors.  
Skeleton bill.
- S.B. 898—DIFANI. Amends Secs. 1560 to 1607, inclusive, Ins. C., re foreign insurers.  
Skeleton bill.
- S.B. 899—DIFANI. Amends Secs. 1280 to 1530, inclusive, Ins. C., re reciprocal insurers.  
Skeleton bill.
- S.B. 900—DIFANI. Amends Secs. 1140 to 1253, inclusive, Ins. C., re incorporated insurers.  
Skeleton bill.
- S.B. 901—DIFANI. Amends Secs. 1 to 650, inclusive, Ins. C., re insurance.  
Skeleton bill.
- S.B. 902—DIFANI. Amends Secs. 12660 to 12741, inclusive, Ins. C., re land value insurance.  
Skeleton bill.
- S.B. 903—DIFANI. Amends Secs. 12420 to 12631, inclusive, Ins. C., re mortgage insurance.  
Skeleton bill.
- S.B. 904—DIFANI. Amends Secs. 12340 to 12400, inclusive, Ins. C., re title insurance.  
Skeleton bill.
- S.B. 905—DIFANI. Amends Secs. 12050 to 12111, inclusive, Ins. C., re miscellaneous casualty insurances.  
Skeleton bill.
- S.B. 906—DIFANI. Amends Secs. 10020 to 10080, inclusive, Ins. C., re underwriters fire patrols.  
Skeleton bill.
- S.B. 907—DIFANI. Amends Secs. 11550 to 12020, inclusive, Ins. C., re liability, workmen's compensation and common carrier liability insurance.  
Skeleton bill.
- S.B. 908—DIFANI. Amends Secs. -----, Ins. C., re insurance.  
Skeleton bill.
- S.B. 909—DIFANI. Amends Secs. 12900 to 12976, inclusive, Ins. C., re powers and duties of Insurance Commissioner.  
Skeleton bill.
- S.B. 910—DIFANI. Amends Secs. 680 to 1106, inclusive, Ins. C., re insurance business.  
Skeleton bill.

S.B. 911—POWERS. Adds Sec. 3a, Act 2964, Motor Vehicle Fuel License Tax Act, re levying 1 cent additional tax on gasoline.

Proceeds to be available for expenditure under State supervision in conducting an unemployment relief public works program.

Urgency measure.

A.B. 2094 apparently identical.

S.B. 912—BIGGAR. New act to be known as the "Severance Tax Law."

Levies tax on severance and also upon the first processing of natural resources including minerals, oil, natural gas, limestone, sand, gravel, timber and fish.

The tax upon severance is 1 per cent of the gross market value of the natural resources severed. The tax upon the first processing is 1 per cent of the gross market value of the natural resources at that time less the market value thereof at the time of severance.

Administered by Franchise Tax Commissioner with appeals to State Board of Control.

A.B. 2022 apparently identical.

S.B. 913—HULSE. Adds Sec. 454.5, F. & G. C., re shipment of fish and game into this State.

Provides that no bird, mammal, fish, mollusk, or crustacean, the taking of which is regulated by the Fish and Game Code, may be shipped into this State except under the rules and regulations of the commission.

S.B. 914—POWERS. Adds Sec. 493.6, F. & G. C., making it unlawful to chum in any district with fish eggs or fish roe.

S.B. 915—YOUNG. New act, to be known as the "Admissions Tax Act."

Imposes a tax of 1 cent for each 10 cents or fraction thereof of the amount paid for admission to any place, except that no tax is imposed if the price for admission is 20 cents or less.

Administered by the Franchise Tax Commissioner with appeals in certain types of cases determined by the State Board of Control.

A.B. 2095 apparently identical.

S.B. 916—PIEROVICH. Adds Sec. 308a, Pen. C., re traffic in alcoholic beverages. Skeleton bill.

S.B. 917—PIEROVICH. Amends Act 3775, re manufacture, distribution and sale of beverages. Skeleton bill.

S.B. 918—PIEROVICH. Adds Sec. 308b, Pen. C., re sale of alcoholic beverages.

Provides any person who sells intoxicating liquor to a person under 18 years of age is guilty of a felony.

S.B. 919—PIEROVICH. New act, re control of liquor business. To carry into effect the provisions of Sec. 22, Art. XX of State Constitution. Skeleton bill.

S.B. 920—PIEROVICH. New act, re restoration of Marshall's cabin. Appropriates \$2,000 for this purpose.

S.B. 921—PIEROVICH. Amends Secs. 1, 5, 6, 9, 11, 12, and 13, adds Sec. 7, Act 686, re fraternal benefit societies.

Sec. 1. Includes societies rendering health service to sick and injured persons.

Sec. 5. Classifies societies as life benefit societies, and as benevolent societies.

Sets out qualifications of each and provides for issuance of benefits by benevolent societies.

Sec. 6. Allows the taking in of juvenile nonvoting members of any age or persons over 60 by benevolent societies under such conditions as society may provide.

Sec. 7. Any person receiving health benefits from any society transacting business under this act must be examined within one year and a record of such examination filed or else such member must undergo an examination as comprehensive as that for a \$5,000 insurance policy.

Sec. 9. Every benevolent society under this act rendering health benefits to its members, except those which furnish doctor and medicine only, must maintain a reserve fund for use in urgent necessity only. Amount of such fund to be determined by the members.

Sec. 11. Every life benefit society shall collect from its members contributions for mortuary and disability funds, the money to be used for such funds only. Requires also a contribution to be collected to be used for other expenses of the society.

Sec. 12. Sets out procedure for formation of benevolent and life benefit societies.

Sec. 13. Provides that any benevolent society already incorporated shall receive its certificate upon presentation of certified copy of its articles, constitution and by-laws, to Insurance Commissioner for approval.

S.B. 922—RICH. New act to be known as the "Consumer's Tax Act of 1935."

Imposes a tax at the rate of 3 per cent upon the amount of sales to a consumer of gas or electricity or a user of telegraphic or telephone services, whether purchased from a privately owned or a publicly owned utility.

The tax is paid by the consumer and collected by the utility.

Administered by the State Board of Equalization. The administrative and procedural provisions are similar in the main to the administrative and procedural provisions of the Retail Sales Tax Act of 1933.

A.B. 2093 apparently identical.

S.B. 923—RICH. Amends Sec. 4, Act 5130d, increasing from 3 per cent to 6 per cent the rate of tax based upon gross receipts derived from transportation of persons or property for hire upon the public highways.

A.B. 2018 apparently identical.

S.B. 924—RICH. Amends Act 5633, re transporters of crude oil or petroleum declared to be common carriers and public utilities.

Skeleton bill.

S.B. 925—RICH. Amends Sec. 2, Act 6386, Public Utilities Act, re pipe line corporations.

Includes pipe line corporation in the term "common carrier" as used in the act.

S.B. 926—SCHOTTKY. Amends Secs. 4, 5, 6, 6½, Act 8443, Inheritance Tax Act, re exemptions and rates of tax.

Doubles the existing rates of tax.

Reduces the exemption as to a minor child from \$24,000 to \$15,000; as to other lineal descendants or lineal ancestors of decedent, \$10,000 to \$5,000; as to a brother or sister or descendant thereof, or a spouse of a child of decedent, \$5,000 to \$3,000; as to certain other collateral relatives, \$1,000 to \$500. Eliminates the \$500 exemption now enjoyed by the persons mentioned in Subd. (5) of Sec. 4 of the act.

Reduces exemption of the wife from \$25,000 to \$15,000, taxing at 1 per cent the amount in excess of \$15,000 up to \$25,000, doubling the rates on the amount received by the wife in excess of \$25,000.

See also A.B. 125, substantially identical, and S.B. 41, substantially identical to S.B. 926, save that S.B. 41 and A.B. 125 omit the words "except to the wife of decedent" from the second line of the text of Sec. 4 of the act amended.

S.B. 927—SCHOTTKY. Amends Secs. 4 and 5, Act 8488, Bank and Corporation Franchise Tax Act.

Extends the provisions thereof to include the companies (railroad, express, gas, electric, telegraph and telephone) other than insurance companies mentioned in the first paragraph of Sec. 14 of Art. XIII of the Constitution.

Increases the rate of tax from 2 to 3 per cent.

S.B. 928—SCHOTTKY. Amends Secs. 3 and 6 of Act 8493, Retail Sales Tax Act of 1933, to extend the provisions thereof to include the retail sale of gasoline.

S.B. 929—SCHOTTKY. New act to be known as the "Selected Sales Tax Act of 1935."

Imposes a tax upon the retail sale of certain types of commodities specified in paragraphs (1) to (10), inclusive, of Sec. 3 of the bill. The tax is computed at certain designated percentages of the sales price, varying from 5 to 20 per cent according to the commodity, as specified in said Sec. 3.

Administered by the Franchise Tax Commissioner with appeals in certain types of cases determined by the Board of Equalization.

S.B. 930—SCHOTTKY. New act to be known as the "Tobacco Tax Act."

Imposes tax upon sale of cigarettes at the rate of \$1.50 per thousand; as to other tobacco products the rate is 10 per cent of the amount of the gross sales.

Levied and collected through the medium of issuing, affixing and cancelling stamps.

Administered by Franchise Tax Commissioner with appeals in certain cases to State Board of Equalization.

S.B. 931—SCHOTTKY. New act to be known as the "Amusement Tax Act."

Imposes tax of 1 cent for each 10 cents of amount paid for admission except where the admission is 10 cents or less. Applies also to an initiation fee if latter exceeds \$10 and to dues where if latter in excess of \$10 per year, in either of which cases the tax is 10 per cent.

Applies also a 10 per cent tax to gross receipts of athletic exhibition, racing meet, rodeo, circus or other similar amusement except as to certain meets conducted by school authorities.

Administered by Franchise Tax Commissioner with appeals to State Board of Equalization.

S.B. 932—SCHOTTKY. Amends Sec. 5 of Act 3775, increasing the heverage tax from 62 cents to \$1 per harrel.

S.B. 933—McGOVERN. Amends Secs. 213, 288, 473, 489, and 1203, repeals and adds Sec. 19a, Pen. C., re criminal puinishments.

Excepts punishment under Juvenile Court Law, under the Narcotics Act, and as condition of probation, from the provision restricting confinement in county jail to not more than a year.

Permits punishment for robbery, forgery, lewd or lascivious acts and grand theft in county jail as well as State prison and changes penalties.

Permits court to change terms and conditions of probation from time to time.

S.B. 934—McGOVERN. Amends Sec. 288, Pen. C., re conviction for lewdness.

Provides for imprisonment in county jail instead of State's prison in certain conviction for lewdness.

S.B. 935—OLSON. Amends Sec. 13, Act 1384, re civil engineering certificates. Skeleton bill.

S.B. 936—FLETCHER. Repcals Sec. 2610 and adds Sec. 2610a to Pol. C., re Board of State Harbor Commissioners for the Bay of San Diego.

2610 is repealed instead of amended, as there are two Pol. C. sections hearing this number. New section reenacts substances of section repealed, and



adds provision authorizing board to employ a secretary at not to exceed \$75 a month plus an additional allowance of not to exceed \$25 a month for stationery, office supplies, postage and incidental office expenses.

S.B. 937—FLETCHER. New act, re appropriation for flood control, in San Diego County.

Skeleton bill.

S.B. 938—SHARKEY. Amends 3664b, Pol. C., re taxation of insurance companies.

Provides for increase in rate of tax from 2.6 per cent to 4 per cent.

A.B. 1900 apparently identical.

S.B. 939—SHARKEY. New act, re real estate transactions and imposing thereon a tax at the rate of 1 per cent of the consideration or value of the interest or property conveyed, exclusive of the value of any lien or encumbrance remaining on the property at the time of sale. Payment of the tax is evidence by the affixing and cancellation of stamps of the appropriate denominations.

Administered by State Franchise Tax Commissioner.

A.B. 1901 apparently identical.

S.B. 940—SHARKEY. New act designating the Relief Commission created by Sec. 10 of Art. XVI of the Constitution (Ballot Proposition No. 23, election of November 6, 1934) as the State agency which shall promulgate rules and regulations governing the expenditure of moneys received by the State from taxes levied for financing unemployment relief, same to be expended exclusively for public works. Allocated, one-half for State purposes and one-half for local purposes.

S.B. 941—OLSON. New act, levying graduated tax on land holdings held out of productive use.

Skeleton bill.

S.B. 942—OLSON. Amends each section of Act 5846, Old Age Security Act.

Skeleton bill.

S.B. 943—OLSON. Amends Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917.

Skeleton bill.

S.B. 944—OLSON. Amends Sec. 690, C. C. P., re exemptions from attachment and execution.

Skeleton bill.

S.B. 945—DIFANI. Amends Sec. 7, Act 3303a, re secondary State highways.

Skeleton bill.

S.B. 946—DIFANI. Amends Act 3303e, re secondary State highways.

Skeleton bill.

S.B. 947—DIFANI. Amends Sec. 16x12, Act 9204, re sealers of weights and measures in counties of the twelfth class, Riverside County.

Skeleton bill.

S.B. 948—DIFANI. Amends Sec. 2322x12, Pol. C., re horticultural commissioner in counties of twelfth class, Riverside County.

Skeleton bill.

S.B. 949—DIFANI. Amends Sec. 737gg, Pol. C., re salaries of judges of superior court, Riverside County.

Skeleton bill.

S.B. 950—DIFANI. Amends Sec. 9a12, Act 2750, re librarians in counties of the twelfth class, Riverside County.

Skeleton bill.

S.B. 951—DIFANI. Amends Sec. 19x12, Act 3966, re officers of the juvenile court in counties of the twelfth class, Riverside County.

Skeleton bill.

S.B. 952—DIFANI. Adds Sec. 622, Sts. & H. C., re secondary State highways.

Adds a new State highway from an existing State highway at Corona north-erly to Route 193.

S.B. 953—DIFANI. Adds Sec. 628, Veh. C., re dash lamps on motor vehicles.

(a) Requires every motor vehicle, other than a motorcycle, at times mentioned in Sec. 618 to have a dash lamp within driver's compartment.

(b) Provides that when a vehicle is equipped with both clearance lamps and dash lamp they should be connected so that (1) dash lamp can not be lighted without lighting the clearance lamps, and (2) the dash lamp will not remain lighted unless the clearance lamps are also lighted.

(c) Whenever a vehicle is equipped with both rear and dash lamps they must be connected in the manner stated above.

(d) Whenever any vehicle drawn by another is equipped with clearance lamps or rear lamps, or both, if such vehicle is not equipped with a dash lamp, then said clearance and rear lamps must be so connected with the dash lamp of the towing vehicle that said dash lamp can not be lighted without also lighting said clearance lamps or tail lamps or both and will not remain lighted unless said lamps are also lighted.

S.B. 954—DIFANI. Amends Sec. 4241, Pol. C., re compensation of officers in counties of the twelfth class, Riverside County.

Skeleton bill.

S.B. 955—SWING. Amends Sec. 373, Pol. C., re Department of Natural Resources.

Skeleton bill.

S.B. 956—SWING. Amends Sec. 363b, Pol. C., re California Highway Com-mission.

Skeleton bill.

S.B. 957—SWING. Amends Secs. 355 and 470, Pol. C., re Attorney General.

Skeleton bill.

S.B. 958—SWING. Amends Sec. 376b, Pol. C., re State Board of Prison Directors.

Skeleton bill.

S.B. 959—SWING. Amends Sec. 654, Pol. C., re Department of Finance.

Skeleton bill.

S.B. 960—SWING. Amends Sec. 656, Pol. C., re Division of Budget and Accounts.

Skeleton bill.

S.B. 961—OLSON. Amends Secs. 5, 7, 23 and 24, Act 2256, Direct Primary Law, re candidates on two or more tickets.

Provides that no candidate for partisan office may run as candidate except on ticket of party with which he is registered. County committee may remove member who affiliates with, or supports candidate of another party opposing candidate of his own party.

S.B. 962—OLSON. Amends Sec. 647, Pen. C., re vagrancy.

Skeleton bill.

S.B. 963—OLSON. Amends Sec. 242, C. C. P., re grand jury.

Skeleton bill.

S.B. 964—OLSON. Amends Sec. 4307, Pen. C., re county charges.

Skeleton bill.

S.B. 965—OLSON. Amends Sec. 799, Pen. C., re Statute of Limitation.

Provides there is no limitation of time within which to prosecute for giving or taking a bribe by public official.

S.B. 966—OLSON. Amends Secs. 894, 925, 927 and 928, adds Secs. 896 and 932, and repeals Sec. 895, Pen. C., re grand jury.

Skeleton bill.

S.B. 967—OLSON. Amends Secs. 3817c, 3817d and 3897, and adds Secs. 3817b2, 3817c2, 3817f, 3817g, 3817h and 3817i, Pol. C., re taxation.

Skeleton bill.

S.B. 968 to S.B. 982—KEOUGH. Amend Act 1400, State Civil Service Act.

Skeleton bills.

S.B. 983—SCHOTTKY. Amends title and Sec. 1, Act 3775, re taxation of certain beverages.

Title and definition of "beverage" amended to include all beverages containing one-half of 1 per cent or more of alcohol by volume.

Provides for tax on beer and wine sold by a manufacturer at 6 cents a gallon; other beverages taxed 40 cents a gallon.

A.B. 1962 apparently identical.

S.B. 984—SCOLLAN and SLATER. Amends Secs. 4.52 and 4.942, Sch. C., re apportionments to junior college districts.

Provides that if the amount received by the State Treasurer shall be insufficient to provide the amount required by the Constitution to be appropriated for secondary schools, the State Controller shall transfer from the general fund of the State to the State junior college fund the amount necessary to make that fund equal the amount required by the Constitution to be appropriated for secondary schools on the basis of units of average daily attendance.

S.B. 985—JESPERSEN. New act, re purchase and enforcement of bonds in default.

Skeleton bill.

S.B. 986—JESPERSEN. New act, re freeways as State highways.

Provides for the laying out, construction, and maintenance of any State highway as a freeway, which is defined as a public highway over which the abutting landowners have no right of access and no right to free and uninterrupted flow of light and air.

Authorizes the Department of Public Works to acquire rights of way in fee, subject only to a right of reversion in case of abandonment, for freeways.

Freeways may be fenced only by wire fences not over six feet in height, unless abutting owner consents to other fences. Roadside planting and necessary traffic signs and structures are permitted along freeways.

Procedure is established for the closing of county roads or city streets which intersect State freeways and restrictions are placed on the construction of new county roads or city streets which will intersect existing freeways.

Authorizes department to enter into agreements with any county or city with reference to matters relating to the expense or location of any freeway or relating to the planning for nearby highways or other public improvements.

S.B. 987—SHARKEY. Amends Sec. 4242a, Pol. C., re jurors' fees in counties of the thirteenth class, Contra Costa County.

Skeleton bill.

S.B. 988—SHARKEY. Amends Sec. 4242, Pol. C., re compensation of county and township officers in counties of the thirteenth class, Contra Costa County.

Skeleton bill.

S.B. 989 to S.B. 992—HULSE. Add Secs. 624, 625, 626 and 627, Sts. & H. C., re secondary State highways.

Each of these bills adds to the State highway system a new secondary State highway in Imperial County.

S.B. 993—BIGGAR. New act, re waste prevention.

Creates "California Surplus and Waste Products Authority," consisting of seven members appointed by Governor at \$3,000 per year, president at \$3,500; not allowed to engage in any other occupation.

Surplus products defined to be products for which there is not a ready current market, or which are likely to be wasted, lost or destroyed by reason of the lack of a sufficient current market or demand.

Board empowered to buy, sell, and deal in and cure, preserve, pack, process and store surplus products, and also to compound therefrom and sell any products thereof.

Board shall appoint secretary and treasurer. Members shall classify themselves and have staggered terms. Determination of board in matters of surplus products is declared to be final. Creates surplus products fund. Directs other State departments to give all necessary aid to the board.

S.B. 994—SCOLLAN. Amends Secs. 420 and 428, F. & G. C., re sporting, hunting, and fishing licenses.

Provides that every person over the age of 12 who takes fish other than for profit must procure a license therefor.

Further provides that a sporting fishing license shall be issued as follows: To residents of this State who are citizens of the United States, between the ages of 12 and 18, upon the payment of \$1; to residents of this State who are citizens of the United States, over the age of 18, upon the payment of \$2; to nonresidents of this State who are citizens of the United States, and who are over the age of 12, upon the payment of \$3; and to persons who are not citizens of the United States and are over the age of 12, upon the payment of \$5.

S.B. 995—FLETCHER. Amends Act 8493, Retail Sales Tax Act of 1933, to provide exemption in respect to hospitals.

Skeleton bill.

S.B. 996—FLETCHER. Amends Act 8493, Retail Sales Tax Act of 1933, re taxes on sales.

Skeleton bill.

S.B. 997—FLETCHER. Adds Sec. 637, Sts. & H. C., re secondary State highways.

Adds a new State highway on San Felipe Valley Road between Warners Ranch and Sentenae Canyon.

S.B. 998—GORDON. Adds Sec. 31.5, F. & G. C., re predatory animal control.

Provides for the expenditure of ----- dollars by the commission from its funds for predatory animal control.

S.B. 999—OLSON. Amends Sec. 542, C. C. P., re attachment of property.

Skeleton bill.

S.B. 1000—OLSON. Amends Secs. 851 and 852, Act 5233, re officers of sixth class cities.

Skeleton bill.

S.B. 1001—PIEROVICH. Amends Sec. 368, Ag. C., re licenses for transportation of cattle.

Requires a license of one who buys cattle for transportation (as well as of one who buys cattle for transportation for sale or slaughter, as now provided). Deletes the provision which at present fixes the amount of the license at \$12 per year.

S.B. 1002—EDWARDS. Amends Secs. 5, 7, 23, 24 and 25, Act 2256, Direct Primary Law, re candidates on two or more tickets.

Provides that no candidate shall be candidate for nomination by, or candidate of party, other than the one with which he has been affiliated for two years. Changes provisions, re disqualification to conform.

S.B. 1003—McGUINNESS. Claim bill, \$15,000 out of fish and game preservation fund. Mrs. G. Field.

S.B. 1004—McGUINNESS. Amends "Secs. 3, -----," Veh. C., re registration of motor vehicles.

Skeleton bill.

S.B. 1005—McGUINNESS. Adds Sec. 677.5, Veh. C., re commercial vehicles.

Provides that any truck, trailer or semitrailer when upon a highway shall have permanently attached to or conspicuously painted upon all four sides of each unit thereof a sign not less than two inches in height showing the name and permanent address of such owner.

S.B. 1006—McCOLL. Adds Sec. 587.5, Veh. C., re parking.

Provides that no vehicle more than 22 feet long shall park in any street which is a State highway in such a manner that either or any of the right-hand wheels of such vehicle are more than 12 inches from the right-hand curb or edge of the roadway of such highway.

S.B. 1007—METZGER, PIEROVICH, OLSON, POWERS, and CRITTENDEN. Amends Ag. C.

Skeleton bill.

S.B. 1008—McCORMACK. Amends Secs. 1 and 11, repeals and adds Sec. 10, Act 3857a, California Districts Securities Commission Act, re irrigation districts.

Provides that one of the appointed members of the commission shall have experience, the other to be appointed at large.

Authorizes commission to make full investigations, administer oaths, to summon persons and papers, to require reports from the officers of all districts, to examine books and records and to prescribe the form of reports. Makes failure to report a misdemeanor.



S.B. 1009—GORDON. Amends Secs. 4263 to 4263s, inc., Pol. C., re compensation of officers in counties of the thirty-fourth class, Napa County.

Skeleton bill.

S.B. 1010—GORDON. Amends Sec. 737hb, Pol. C., re salary of judge of the superior court, Napa County.

Skeleton bill.

S.B. 1011—GORDON. New act, re confiscation of criminals' property.

Skeleton bill.

S.B. 1012—REINDOLLAR. Amends Secs. 204 and 664, Pen. C., re punishment of certain crimes.

204. Mayhem punishable by term not less than one nor more than fourteen years.

664. Attempt to commit mayhem punishable by imprisonment of not more than fourteen years.

S.B. 1013—REINDOLLAR. Amends Secs. 286, 288 and 288a, Pen. C., re punishment of certain sexual offenses.

286. Extends punishment from 10 to 50 years for infamous crime against nature.

288. Extends punishment from not less than one to not more than twenty years for lewd acts with child under 14.

288a. Extends punishment from 15 to 50 years for perversion of sexual organs.

S.B. 1014—METZGER. Amends Sec. 48, F. & G. C., re fines and forfeitures.

Present law provides that all fines collected for violation of the provisions of the code shall be paid to the commission and deposited in the State treasury to the credit of the fish and game preservation fund. This bill provides for the payment of such fines to the county wherein such fines are collected.

S.B. 1015—McGOVERN. Adds Secs. 23½, 23½, 23½ and 24 to Act 956, re franchises under California Toll Bridge Authority Act.

Provides no franchise or permit to be granted, except by competitive bidding; no exclusive franchise to be granted for operation of any transportation line upon any bridge.

Part skeleton bill.

S.B. 1016—EDWARDS. New act, re Orange County Water District.

Validates districts organized under the Orange County Water District Act of 1933 which have functioned for at least six months prior to the taking effect of this act.

S.B. 1017—McGOVERN. Amends Sec. 3780, Pol. C., re tax redemption period.

Extends redemption period of property sold for taxes from five to seven years.

S.B. 1018—SHARKEY. Amends Secs. 776, 777, and 779, Veh. C., and repeals 778, re creation of Department of Motor Vehicle fund.

Creates a "Department of Motor Vehicle fund," which fund shall consist of the same moneys which are now apportioned to the Department of Motor Vehicles for administrative expenses out of the motor vehicle fund.

S.B. 1019—MIXTER. Adds Sec. 13, Act 3285, re abolition of county boards of forestry.

Authorizes any county which has set up a county board of forestry to rescind such action by resolution adopted by four-fifths vote, thereby discharging the mem-

bers of such forestry board and permitting the supervisors immediately to take possession of the property and funds, and to administer the powers and duties of such forestry board.

S.B. 1020—MIXTER. Amends Sec. 4041.18, Pol. C., re bids for county bridges and buildings.

Provides that advertisement for bids must be published at least once a week for two publications in a newspaper of general circulation in the county, and if there is no such newspaper, then notice must be posted in three public places for at least two weeks.

The existing law requires publication for at least ten consecutive times in a daily newspaper of general circulation published in the county, or for at least two consecutive times in a weekly newspaper published therein and, if there is neither, requires posting.

S.B. 1021—MIXTER. Amends Sec. 4041.18, Pol. C., re bids for county bridges and buildings.

Skeleton bill.

S.B. 1022—MIXTER. Amends Sec. 1326, Sts. & H. C., re bids for county bridges.

Provides for call for bids on work on a county bridge, the cost of which will exceed \$500, advertisement for bids shall be made once a week for two publications in a newspaper of general circulation published in the county. In case there is no such newspaper, then notice must be posted in three public places. The bill deletes the provision that those public places must be in the county.

The existing section provides publication for at least ten consecutive times in a daily newspaper or for at least two consecutive times in a weekly newspaper.

S.B. 1023—YOUNG. Amends Sec. 1315, F. & G. C., adds Sec. 1319.5, re fur-bearing mammals.

Provides that all persons who take fur-bearing mammals for profit must procure a license therefor.

Provides further that the commission may make rules and regulations regarding the taking of fur-bearing mammals for the protection of the public and to minimize the suffering of the mammals.

S.B. 1024—POWERS. Amends Sec. 1273, F. & G. C., and adds Secs. 1273a, 1273b, and 1273c, re taking of deer in district 1½.

Provides that any person who is not a resident of district 1½ must purchase an additional special privilege stamp in any county in district 1½ in which he desires to hunt for deer, the fee to be \$10. The proceeds of such special privilege stamp shall be apportioned as follows: \$7.50 to be kept by the county in which the fee is paid, and \$2.50 to be equally apportioned between the Federal Fish and Game Commission and the State Fish and Game Commission.

Provides for the appointment of two special deputies in each supervisorial district in district 1½, the salaries to be paid by the counties from the fees collected for the special privilege stamp.

S.B. 1025—PIEROVICH. Adds Sec. 3a, Act 3814, Corporate Securities Act, re mining securities.

Provides additional regulations and restrictions as to sale of such securities; requires report of mining engineer to be attached to application, report to set forth certain required information; commission, after examining report, may allow sale of sufficient securities to perform the preliminary development work recommended in said report; after such work is performed, a new application and report shall be filed, and commission may then authorize further issue of securities.

Commission may authorize engineers to investigate merits of any report and require amendment of such report.

Every mining corporation required to submit an annual report subscribed by a licensed mining engineer, containing such information as the commission may require.

S.B. 1026—PIEROVICH. Amends Secs. 1271 and 1272, F. & G. C., and repeals 1270 and 1271.5, re taking of deer.

Permits the taking of deer in all districts except district 1 $\frac{1}{2}$ , between August 1 and September 14. In district 1 $\frac{1}{2}$ , deer may be taken between September 16 and October 15.

S.B. 1027—PIEROVICH. Appropriates \$500 out of fish and game preservation fund for the clearing and cleaning of Ellis Creek.

S.B. 1028—PIEROVICH. Amends Sec. 428 and adds Sec. 428.5, F. & G. C., re license fees.

Raises the fee on sporting fishing licenses to citizens of the United States over the age of eighteen, who are residents of this State, to \$2.25. The increase of 25 cents shall be expended for the building and maintaining of rearing ponds and for the planting and feeding of fish fry and fingerlings.

S.B. 1029—PIEROVICH. Claim bill, Anthony Caminetti, Jr.  
Skeleton hill.

S.B. 1030—KEOUGH. Amends Sec. 1273 and repeals Sec. 1274, F. & G. C., re taking of deer.

Provides that through the entire State one deer only may be taken during the open season. Present law provides for the taking of two deer.

S.B. 1032 apparently identical.

S.B. 1031—KEOUGH. Amends Sec. 1177 and adds Sec. 1201.5, F. & G. C., re taking of sage hens and wild pigeons.

Adds wild pigeons to the list of game birds which are unlawful to take or possess.

Permits the taking of sage hens in District 4 $\frac{1}{2}$  between ----- and -----  
The hag limit is four per day, eight per week.

S.B. 1032—KEOUGH. Amends Secs. 1273 and repeals 1274, F. & G. C., re taking of deer.

See digest S.B. 1030, apparently identical.

S.B. 1033—JESPERSEN. Amends "Secs. -----," F. & G. C., re deer.  
Skeleton hill.

S.B. 1034—JESPERSEN. Adds Sec. 615.4, F. & G. C., re trout and whitefish.  
Declares that in District 4 all varieties of trout and whitefish may be taken.

S.B. 1035—JESPERSEN (by request). Amends Sec. 6, Act 2048, re dental examinations for apprentices.

Provides that every person engaged as apprentice to any regularly licensed dentist who has practiced for ten years is eligible for examination.

Removes restriction that no examination shall be given to applicant claiming right thereto as apprentice later than January 31, 1934.

S.B. 1036—SEAWELL. Amends Sec. 4285, Pol. C., re salaries, fees and expenses of officers in Sierra County.

This bill reenacts this section.

S.B. 1037—SEAWELL. Amends 4272, Pol. C., re compensation of county and township officers in Nevada County.

This bill reenacts said section.

S.B. 1038—SEAWELL. Amends Sec. 1241, C. C. P., re condemnation.

Adds public utility districts to those public agencies that may take property by condemnation. Deletes "city and county".

S.B. 1039—PERRY. Amends Secs. 626, 627, and adds Sec. 662.5, F. & G. C., re trout and salmon.

See digest S.B. 172, apparently identical.

S.B. 1040—HAYS. Amends Sec. 1510, Prob. C., re appointment of guardian.

Deletes portion of section relating to powers of guardian in suits involving ward.

S.B. 1041—HAYS. Amends Sec. 372, C. C. P., re powers of guardian.

Provides that if infant, insane or incompetent person recovers judgment in a suit, guardian shall have power to receive any money or property to be paid thereby and to satisfy judgment upon receipt thereof.

S.B. 1042—SCOLLAN. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re expenditure of funds.

Adds provision that where an expenditure by counties from special road improvement fund amounts to \$500 or more, such expenditure shall be made only on the basis of competitive bids. Where expenditure is for construction or reconstruction of a road, bridge or culvert, competitive bids shall be received on definite plans and specifications for the proposed work, and the contract shall be awarded to the lowest responsible bidder.

S.B. 1043—DIFANI. Amends Sec. 403, Veh. C., re liability for death or injury to guest.

Present section limits guest in motor vehicle to recover only for injuries resulting from intoxication or wilful misconduct of driver. Amendment makes limitation apply to any "occupant" of motor vehicle and misconduct must be "with intent to injure such occupant."

Section not to relieve public carrier of responsibility to passengers.

S.B. 1044—DIFANI. Adds Sec. 1083aa, Pol. C., re recall petitions.

Requires the petition to be signed at the office of the county clerk in respect to proposed recall of State, county or district officers and at the office of the city clerk in respect to proposed recall of municipal officers.

S.B. 1053 apparently identical.

S.B. 1045—DIFANI. Amends Sec. 7, Act 3303a, re secondary State highways.

Skeleton bill.

S.B. 1046—JESPERSEN. Amends Sec. 807, F. & G. C., re Pismo clams.

Skeleton bill.

S.B. 1047—JESPERSEN. Adds Secs. 793.5 and 803.5, F. & G. C., re abalone and clams.

Prohibits taking of abalone for sale from a point on the southerly boundary of Monterey County south to a point opposite county wharf at Cambria.

Prohibits taking of clams or the possession of clam digging apparatus on the seaward side of Morrow Bay Peninsula, between Morrow Rock and a point five miles south of said rock.

S.B. 1048—BIGGAR. Adds Sec. 1196a, Pol. C., re ballots.

Skeleton bill.

S.B. 1049—BIGGAR. Adds Sec. 4026, Pol. C., re sheriff's deputies and detectives.

Skeleton bill.

S.B. 1050—BIGGAR. Amends Sec. 3714, Pol. C., re hudgets.

Skeleton bill.

S.B. 1051—BIGGAR. Amends Sec. 4310, Pol. C., re sheriff's deputies and detectives.

Skeleton bill.

S.B. 1052—McCOLL. Amends Sec. 5, Act 1677, re convict labor on State highways.

Forbids use of convicts under this act in certain capacities such as clerks, machinists, mechanics, cooks, bakers, etc., or any trade or craft requiring skilled labor.

S.B. 1053—McCOLL. Adds Sec. 1083aa, Pol. C., re recall petitions.

See digest S.B. 1044, apparently identical.

S.B. 1054—POWERS. Amends Secs. 1, 10, 12, 21, 22, 23 and 24, Act 2556, Direct Primary Law, re nonpartisan offices.

Makes Treasurer, Controller, Attorney General, Secretary of State, and members of State Board of Equalization nonpartisan. Changes provision re State convention to conform.

S.B. 1055—RICH. New act, re control of debris along Yuba River.

Appropriates \$30,000 for construction and repair of works for restraining, impounding and control of debris.

S.B. 1056—BIGGAR. Amends Sec. 12, Act 9008, re records of Bureau of Vital Statistics.

Provides for registration of birth, in the manner provided, of every child born prior or after passage of act.

S.B. 1057—REINDOLLAR. Amends Secs. 217, 220, 221 and adds Secs. 220a, 220h, 220c, Pen. C., re changes in punishment for certain crimes.

217. Assault to commit murder, punishable by term of not more than 25 years.

220. Assault to commit robbery or grand larceny, punishable by term not less than one nor more than 14 years.

221. Assault to commit other felony, punishable by term not more than five years or fine of \$500.

220a. Assault to commit sexual crimes, punishable by term not more than 25 years.

220h. Assault to commit lewd act upon child under fourteen years, punishable by term not more than 20 years.

220c. Assault to commit mayhem, punishable by term not more than 14 years.

S.B. 1058—REINDOLLAR. New act, re county officers.

Validates the holding of office by person who, having failed to take oath upon election, has been later appointed to such office.

Such person to hold office for entire term.

S.B. 1059—REINDOLLAR. Amends Sec. 4030, Pol. C., re vacancies in office.

Provides that when a supervisor fails to file his oath and bond after election, the Governor may appoint him for the unexpired term.

S.B. 1060—FLETCHER (hy request). Amends Secs. -----, Veh. C.

Skeleton bill.



S.B. 1061—SEAWELL. New act, re employment of aliens.

Prohibits employment of any alien unlawfully in United States. Violation is misdemeanor.

S.B. 1062—HULSE. New act, re fair of State Agricultural Association.

Appropriates \$5,000 for annual fair of the State Agricultural Association.

S.B. 1063—HULSE. New act, re constitutional convention.

See digest A.B. 598, substantially the same except that it provides for the election of a delegate from each senatorial district.

S.B. 1064—HULSE. Adds Sec. 3a to Act 2964, Motor Vehicle Fuel License Tax Act, re imposing additional one-half cent gasoline tax.

One-half of the proceeds of this additional tax is to be apportioned to counties and cities and counties as prescribed in Sec. 13 of the act for apportionment thereto after the quarterly payment of \$5,000 is paid to each county or city and county.

Counties and cities and counties receiving these additional moneys under this bill would first apply the same to payment of principal and interest of road bonds; the residue, if any, to be available to the county for road construction and maintenance.

S.B. 1065—CRITTENDEN. New act, re codes of fair competition in the live stock industry, establishment of prices and standards of marketing agreements.

Skeleton bill.

S.B. 1066—CRITTENDEN. Adds Ch. V to Pt. II, Div. IV, Sch. C., re payment of tuition charges from county school funds.

Skeleton bill.

S.B. 1067—JESPERSEN. Amends Sec. 24, Act 2256, Direct Primary Law, re date of filing papers in connection with State convention.

Delegate to file appointments not later than the third Wednesday of September, rather than not later than 2 p.m. on the third Thursday. Secretary of State to deliver appointments before 10 a.m., third Thursday of September. Proxies to be delivered the day before convention, rather than before 10 a.m. of day of convention.

S.B. 1068—McGOVERN. Adds Sec. 565, Veh. C., re establishment of negligence in civil actions.

Provides that when it is shown that a pedestrian has crossed a street, roadway or highway at a point other than at a cross-walk or regular pedestrian crossing in violation of any law or ordinance, such pedestrian shall not be deemed to have been negligent as a matter of law, but the opposing party must establish that such act constituted negligence as a matter of fact.

S.B. 1069—PARKMAN. Amends Sec. 10, Act 3201, re harbor districts.

Skeleton bill.

S.B. 1070—SCHOTTKY. Amends Secs. 1 and 3, Ch. 7, 1934 (Special Session), re redemption of property sold to irrigation districts.

The act relates to cases where the sale to the district was made prior to September 10, 1934, and the amendments are made to obviate difficulties arising from varying interpretations.

By Sec. 1 the redemption may be made by paying the original amount of unpaid assessments in ten equal annual installments plus 7 per cent interest on the total from July 1, 1934, to date of first payment, and thereafter interest at the same

rate on deferred payments. The first installment is to be paid on or before July 1, 1935, and the second on or before July 1, 1936, and thereafter on or before July 1st in each year. But the collector can not accept any installment unless an assessment made in the meantime is paid together with penalties.

Sec. 3, as amended, omits the provision that the act shall not affect taxes or assessments accruing after Sept. 10, 1934, and allows the redemptioner to change from any previous installment plan to the redemption plan provided in this act.

Urgency measure.

A.B. 841 apparently identical.

S.B. 1071—SEAWELL. Amends Act 605, re inspection, quarantine and registration of places where shell parakeets are sold or offered for sale.

Skeleton bill.

S.B. 1072—FLETCHER. Amends Pt. VII, Ch. II, Div. II, Mil. C., re naval militia.

Skeleton bill.

## SENATE CONSTITUTIONAL AMENDMENTS

S.C.A. 1—SHARKEY. Adds Sec. 7, Art. II, re registration of voters.

Ratifies initiative measure, re electors and elections, approved by electors Nov. 4, 1930. Provides Legislature may amend, revise, supplement, or repeal the same in any manner.

S.C.A. 2—McCORMACK. Amends Sec. 1, Art. II, re residence requirement of voters.

Changes requirement from one to three years residence in State.

S.C.A. 3—SWING. Adds Sec. 22, Art. V, re salaries of State officers and employees.

Limits salaries of officers, other than elective, to \$5,000, and that of deputies, assistants, and employees to \$3,600, except with approval of Governor, when maximum also \$5,000. Legislature may fix salaries by general or special law, without regard to title of act or number of subjects, and abolish officers regardless of how created. Two-thirds vote required for Legislature to change salaries of elective officers, or to increase any salary.

Empowers Legislature to reduce fixed and other charges to an amount not exceeding normal income from present tax sources.

Legislature (by a two-thirds vote) permitted to fix the salaries of all elective officers.

S.C.A. 4—YOUNG. Amends Sec. 9, Art. I, re prosecution for libel.

Deletes provision that jury has right to determine law and fact.

S.C.A. 5—MCCOLL. Adds Sec. 5½, Art. IV, re election of members of Legislature.

Makes election of such members nonpartisan. Adopts provisions of Sec. 2½, Art. II, and laws enacted pursuant thereto re election of candidates for nonpartisan office at primary election.

S.C.A. 6—McGOVERN. Adds Sec. 37, Art. IV, re unicameral Legislature.

Provides for one house of 100 members, "The Legislature of the State of California." Effective in 1939. All references to Assembly, Senate, or officers, employees or sessions thereof in present Constitution or laws, to refer to new Legislature. State to be redistricted on basis of population, excluding aliens. No county to have over 25 per cent of membership. Lieutenant Governor presides, has only casting vote. Repeals all conflicting provisions.

S.C.A. 7—WILLIAMS. Adds Sec. 11, Art. XVI, re State indebtedness.

Authorizes Legislature to create debt or liability. Blanks to be filled in as to amount authorized, interest rate and due date.

S.C.A. 8—SCHOTTKY. Amends Sec. 1, Art. IV, re initiative measures.

Permits Legislature by resolution to propose to a vote of the electors amendments to any initiative measure.

S.C.A. 9—FLETCHER. Adds Sec. 11, Art. XVI, re State indebtedness.

Legislature may create debts evidenced by bonds, payable within two years, to retire outstanding warrants and provide for current expenses for which appropriations made. Rate of interest to be determined by Governor, Treasurer, and Controller.

S.C.A. 10—SCHOTTKY. Amends Sec. 1a, Art. VI, re Judicial Council.

Increases number from 11 to 15. Changes personnel: two instead of one Associate Justice, Supreme Court: two instead of three justices, district courts of appeal; three judges of trial courts, one of whom is judge of superior court, instead

of four superior, one police or municipal and one inferior court judge. Adds three members State Bar, appointed by Board of Governors; two lay members appointed by Governor; the Chairman of Judiciary Committees of Senate and Assembly. Changes number required to act from six to eight.

S.C.A. 11—SNYDER. Amends Sec. 1, Art. XVI, re bonded indebtedness of State.

Reduces maximum period of retirement of bonds from 75 to 40 years, except bonds for acquisition, development, or distribution of waters, and water resources, including electric energy, which may be up to 70 years. Bonds to be serial, first maturity not later than three years, except in case of revenue producing utilities, not later than 15 years. Bonds may be callable prior to maturity. Section not to affect refunding bonds, or bonds already authorized but not yet issued or sold.

S.C.A. 12—FLETCHER. Amends Secs. 2 and 34, Art. IV, re session of Legislature and budget.

Sessions to commence on third Monday after first of January. First session lasts not more than 12 days. All standing committees to be appointed on or before the fourth day. Budget to be submitted not later than eighth day.

S.C.A. 13—McGOVERN. Amends Secs. 1, 4, 4b, 4c, 10, 18, 23, and 24, adds Secs. 4d, 4e, 4f, Art. VI, re court of criminal appeals.

Creates court of criminal appeals to have all appellate jurisdiction in criminal cases. One chief justice and four associate justices. First ones appointed by Governor for staggered terms, then all elected for 12 years. Salaries same as Supreme Court Justices. Details of organization and procedure are set out, and various sections, re courts amended to conform to change.

S.C.A. 14—McGOVERN. Adds Sec. 4c, Art. VI, re criminal court of appeal.

Creates such court with concurrent jurisdiction with District Court of Appeal. Justices of such court to be designated by chief justice from justices of district courts and judges of superior court. Chief justice to supervise assignment of work to court and may transfer to it cases pending in Supreme Court and district court of appeal. To have same rules, and justices to receive same salaries as in district courts of appeal. Legislature to enact necessary legislation.

S.C.A. 15—McGUINNESS. Amends Sec. 18, Art. XI, re indebtedness of political subdivisions.

Adds provision that 55 per cent of registered voters must have voted at bond election.

S.C.A. 16—JESPERSEN. Amends Sec. 8, adds Sec. 8a, Art. I, re grand juries.

Deletes provision requiring jury to be drawn once a year. Provides for two-year term, staggered so nine go out in one year and ten the next.

S.C.A. 17—OLSON. Amends Secs. 10½, 14 and 16, Art. XIII, re taxation.

Raises exemption of personal property of householder from \$100 to \$300.

Deletes provision that tax levied on railroad, car, express, telegraph and telephone, and gas and electric companies shall not be different from tax on other companies doing business in State.

Deletes provision that tax on intangible personal property shall not exceed .4 per cent, nor the tax burden on real property.

Deletes provision requiring two-thirds vote to change tax on insurance companies.

Expands provision re tax on banks to include tax upon net income as alternative to present tax according to or measured by net income. Deletes provision that any tax on banks or corporations requires two-thirds vote.

S.C.A. 18—DUVAL. Adds Sec. 17, Art. XIII, re borrowing money by State in anticipation of revenue.

Provides that State may borrow up to 50 per cent of anticipated revenues to meet appropriations made by Legislature. Must repay within one year from date money received.

S.C.A. 19—FLETCHER (by request). Repeals Sec. 14, Art XIII, re bonds.

Repeals section exempting from taxation bonds of State, county, city and county, municipal corporations, or school, reclamation and irrigation districts.

S.C.A. 20—REINDOLLAR. Amends Sec. 11, Art. XX, re exclusion from office, serving on juries, and right of suffrage.

Changes "shall" to "may" in provision concerning making of laws in this connection for certain offenses.

S.C.A. 21—WAGY. Adds Sec. 7, Art. X, re institutions for women.

Legislature may provide for custody of women charged with or convicted of public offense, or otherwise needing custodial care or supervision. May delegate charge of such women to agency now existing or hereafter created, which shall have such powers as Legislature may confer. Purpose of amendment, to effectuate S.B. 834, 835, and 836, and remove women prisoners from custody of State Board of Prison Directors.

S.C.A. 22—SCOLLAN. Adds Sec. 19c, Art. XIII, re motor vehicle fuel tax and registration fees.

All money collected from tax on sale or distribution of motor vehicle fuel as now defined by law, and motor vehicle registration fees, except costs of collection, shall be used for street, highway and bridge purposes.



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LEGISLATIVE DIGEST

PART II

ASSEMBLY BILLS

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# ASSEMBLY BILLS

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A.B. 1—HORNBLOWER and BOYLE. New act, to be known as the "California Recovery Act of 1935."

Supersedes and repeals Acts 8775 and 8779, California Recovery Acts of 1933.

See digest of S.B. 66, substantially identical save that the text of Secs. 23 and 26 of the Senate bill do not appear in the Assembly bill.

A.B. 2—MARTIN. Adds Sec. 403a, Pen. C., re display of flags as symbol of sedition.

Prohibits display of flags or devices as symbol of advocacy of overthrow of government by force, violence or unlawful means, or as invitation or stimulus to anarchy or sedition.

A.B. 3—MARTIN. Adds Sec. 3.54, Sch. C., re instruction.

Prohibits teacher or other persons connected with educational institutions to advocate, or to shield another person who advocates, overthrow of government by force.

A.B. 4—MARTIN. New act, re oath of persons connected with schools.

Prescribes oath for all citizens employed in institutions of learning. Foreigner required to take oath to support institutions and policies of State and United States while he is in State. Refusal to take oath ground for dismissal.

A.B. 5—MARTIN. Amends Sec. 20, Act 8219, re street improvement in sixth class cities.

Provides that Act 8219 shall be operative from effective date of bill until May 1, 1936.

A.B. 6—MARTIN and JONES. Amends Sec. 1, Act 3263a, re expenditures of money from cooperative highway agreements with Federal Government.

Requires such money received by State to be used on primary and secondary State highways in the several counties in proportion to the number of unemployed persons therein. The actual or estimated volume of unemployment in the counties is to be reported monthly to the Department of Public Works by the Department of Social Welfare.

A.B. 7—PETERSON. Amends Secs. 581 and 629, C. C. P., re dismissal, nonsuit, directed verdict, and judgment notwithstanding the verdict, in civil actions.

Deletes provision in Sec. 581 allowing dismissal or nonsuit upon motion of defendant when plaintiff fails to prove sufficient case. Adds provision that trial court shall not direct verdict after jury impaneled.

Deletes provision in Sec. 629 allowing trial court to render judgment notwithstanding the verdict when motion for a directed verdict, which should have been granted, has been denied. Also deletes provision re motion for judgment notwithstanding the verdict, and reservation of right to apply for new trial, and takes right away from trial court to order such judgment on motion for new trial.

A.B. 8—WALLACE. Amends Sec. 8, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re definition of "employee."

Deletes provision excluding persons on relief work. Expressly includes such persons.

A.B. 9—WALLACE. Adds Secs. 28.5 and 28.6, Act 1400, State Civil Service Act, re preference for heads of families in State employment.

Defines "head of family" to mean: (1) husband, when claimant is a married person; (2) every person with whom and under whose care and maintenance there resides a child, grandchild, stepchild, minor niece, nephew, brother or sister, or a father, mother, grandfather or grandmother, or such relation of a deceased spouse, an unmarried sister, or any adult relative mentioned who is unable to support himself.

Requires Civil Service Commission to establish preference for heads of families by placing them, when they qualify for eligible lists where no peculiar skill is required, ahead of all other eligibles except veterans.

Veterans who are heads of families are to be placed ahead of heads of families who are not veterans. Veterans not heads of families are to be below heads of families not veterans.

A.B. 10—WALLACE. New act, re preference to heads of families for public employment.

Restricts appointments to heads of families, as defined by C. C. 1261, for city, city and county, and county positions where no peculiar skill is required. Declares state of emergency and suspends any local law or rule until act ceases to be effective by proclamation of Governor.

A.B. 11—WALLACE. Amends Secs. 420, 422, and 450, Proh. C., re appointment of administrators.

Sec. 420. Deletes residence requirement.

Sec. 422. Changes order of priority for granting letters and provides that children, grandchildren, parents, brothers and sisters, next of kin and relatives of intestate shall be prior to nominee of surviving spouse and shall also have power of nomination in the order named.

Sec. 450. Permits revocation of letters granted to public administrator upon petition of person having a prior right.

A.B. 12—WALLACE. Amends Sec. 690, C. C. P., re exemptions from attachment or execution.

Exempts one motor vehicle of value not exceeding \$250, one radio or television receiving set, and one refrigerator. Modifies provision exempting earnings of all seamen, seagoing fishermen and sealers up to \$300, limiting it to one-half of earnings when debts are for necessities of life; when debtor had no family residing in State; or when debt is for personal services.

A.B. 13—HERBERT J. EVANS. Amends Sec. 73a, C. C. P., re expenses of judge, clerk, deputy clerk and court reporter of superior court.

Allows expenses where court is held in cities of twenty thousand or over.

A.B. 14—HERBERT J. EVANS. Amends Sec. 4312, Pol. C., re location of county offices.

Provides that in cities or towns of not less than 20,000 population, wherein the city hall is not less than 30 miles from the county courthouse, sheriffs and clerks must:

1. Open offices provided by county board of supervisors;
2. Keep such offices open for business from 9 a.m. until 5 p.m. every day except Sundays and holidays.

A.B. 15—CUNNINGHAM. New act, creating commission to study and report on county consolidation and coordination.

Creates commission of seven to be appointed by Governor, five from university faculties, to study and report to Legislature concerning consolidation of counties or county functions; a Senator and an Assemblyman to be advisory members. Provides for hearings throughout State, cooperation of public officers, and examination of public records. Expenses of members to be paid, but no compensation. Appropriates ----- dollars to carry out purposes of the act.

A.B. 16—GARIBALDI. New act, re tax on oleomargarine.

Levies excise tax of 12 cents per pound. A stamp tax administered by Franchise Tax Commissioner. Tax to be paid by distributor. Exempts products intended for out-of-state use or exempt under United States Constitution and laws.

A.B. 17—HUNT, TURNER, ANDREAS, GEYER, LORE, LAUGHLIN, GLOVER, REAVES, BOYLE, MCCARTHY, VOIGT, JONES, WAGNER, PELLETIER, HAWKINS, MEEHAN, PATTERSON, ANDERSON, RALPH W. EVANS, FLINT, WELSH, CLARK, DONIHUE, RICHIE, McMURRAY, CASSIDY, NIELSEN, BURNS, CRONIN, MALONEY, GILMORE, ROSENTHAL and GILBERT. New act, re number of cars in a train.

See digest of S.B. 24, apparently identical.

A.B. 18—DONNELLY. New act, re excise tax on butter substitutes.

See digest of S.B. 56, apparently identical.

A.B. 19—WALLACE. Adds 3612a, Pol C., re veterans' tax exemption.

Provides that exemption shall be first applied on personal property not otherwise exempt, and, if not exhausted, on real property.

A.B. 20—MARTIN. New act, re overthrow of government.

Makes it felony to advocate overthrow of representative form of government by force, violence or unlawful means, or to publish literature, organize association, display flags or other emblem, or teach any scheme in any educational institution, relating to such advocacy.

Makes it misdemeanor to attend a meeting, or to permit a room or other place to be used for a meeting, at which such overthrow of government is advocated.

A.B. 21—BURNS. Amends Sec. 356, Sts. & H. C., establishing secondary State highway from Westport to Ferndale.

See digest S.B. 9, apparently identical.

A.B. 22—BURNS. New act, establishing secondary State highway from Westport to Ferndale.

See digest S.B. 8, apparently identical.

A.B. 23—JONES, HUNT, BOYLE, GILBERT, MCCARTHY, ROSENTHAL, FLINT, REAVES and RALPH W. EVANS. New act, re real property mortgage and trust deed moratorium.

Is a modification of the Minnesota mortgage and trust deed moratorium and permits the superior court, with reference to such mortgages and trust deeds, to postpone, in no event beyond September 1, 1935, the sale of the encumbered property upon payment of a sum not less than that necessary to pay current and delinquent taxes and any insurance premiums which the debtor has agreed to pay. Also permits extension of period of redemption from sale under mortgage or trust deed.

Authorizes postponement, in no event beyond such date, of the termination or forfeiture of the purchaser's interest under a contract for the purchase of real property.

Ch. 7, Stats. 1935. To take effect immediately.

A.B. 24—LATHAM. Amends Secs. 3, 4, 9, and 21, Act 5846, Old Age Security Act, re amount of pension.

Amount of monthly pension \$30 for single person, \$50 for married person.

Provides that real property used as the residence of the applicant, up to the value of \$3,000, is not to be considered.

No aid to be granted to a person with income, excluding aid, over \$500 a year.

Increases maximum contribution of State from \$180 to \$300.



A.B. 25—HUNT. New act, re expense for burial of indigent persons.

Provides that spouse, adult child, parent, brother or sister, adult grandchild, grandparent in that order, shall pay the burial expenses of any indigent person who dies in this State.

A.B. 26—JONES. Amends Sec. 1200, Prob. C., re notices in probate proceedings.

Requires notice, rather than copy, to be mailed.

A.B. 27—JONES. Amends Sec. 1507, Prob. C., re partition of lands in which ward owns interest.

Notice of petition of guardian seeking authority to obtain partition to be mailed by petitioner rather than clerk.

A.B. 28—JONES. Amends Sec. 1000, Prob. C., re notice of hearing of petition by heirs for share of estate.

Provides that heir or devisee, rather than clerk, shall give notice to executor or administrator..

A.B. 29—JONES. Amends Sec. 1657, Prob. C., re accounts of guardians under Uniform Veterans' Guardianship Act.

Hearing on special annual account of guardian of veteran to be set not less than 10 nor more than 30 days, rather than not less than 15 nor more than 30 days after filing account. Petitioner, rather than court, to notify Veterans' Bureau.

A.B. 30—HEISINGER. Amends Secs. 726 and 580a, C. C. P., Sec. 2924½, C. C., adds Sec. 580d, C. C. P., re deficiency judgments.

See digest S.B. 97, apparently identical.

A.B. 31—PATTERSON. New act, re hours of service.

Declares that emergency exists and that limitation of hours is necessary to promote welfare and relieve distress.

Limits "service" to six hours a day and five days a week. Applies to all employment except agricultural, domestic and professional, but not to public officers or employees: (a) in emergencies caused by war, insurrection, public calamity or where public service would be impaired; (b) whose hours are fixed by law; (c) whose salaries are fixed by the Constitution. Violation a misdemeanor. Act to remain in force not later than August 31, 1937, and only during emergency which the Governor may, by proclamation, declare terminated.

A.B. 32—PATTERSON. Amends Secs. 3, 10, 13, and 21, Act 5846, Old Age Security Act.

Pension shall not be less than \$30 nor more than \$50 per month.

If any person receiving aid becomes possessed of property he shall report same to board of supervisors, who may vary or discontinue aid. If the person dies without disclosing any property of which he was possessed, double the amount of the aid to which the recipient was legally entitled may be recovered from his estate.

No pauper's oath required of any applicant, who must state amount of his property and income.

Increases maximum contribution of State from \$180 to \$300 per year.

A.B. 33—FISHER. Amends Sec. 4300b, Pol. C., re sheriff's fees.

Provides for fee of \$1 for arresting prisoner and bringing him into court or jail.

A.B. 34—FISHER. Amends Sec. 4300d, Pol. C., re constables' and marshals' fees in counties of third class.

Provides fee of 15 cents per mile, one way, for service of papers, except warrants of arrest.

A.B. 35—WALLACE. Amends Secs. 128 and 132, C. C., re divorce suits.

Reduces requirement of residence in State from one year to three months; interlocutory period from one year to 30 days.

A.B. 36—DESMOND. Amends Secs. 1261, 1262, Ag. C., re produce dealers.

See digest S.B. 3, apparently identical.

A.B. 37—BOYLE, MCCARTHY and TURNER. New act, re registration exemption of vehicles.

Provides for issuance of permits for operation of motor vehicles used exclusively in unemployment cooperative relief work during 1935 and 1936, without the payment of registration or transfer of registration fees.

Urgency measure.

A.B. 38—UTT. Amends Sec. 674, C. C. P., re priority of purchase money mortgage or deed of trust.

Makes the lien of any purchase money mortgage or purchase money deed of trust prior to the lien of any previously recorded judgment or decree against the purchaser.

A.B. 39—LYON. New act, appropriation for mileage and other expenses of the Legislature.

Stricken from the file. See A.B. 120 and S.B. 61, making appropriations for Assembly and Senate, respectively.

A.B. 40—WALLACE. Amends Sec. 407, C. C. P., re contents of summons.

Reduces the time to answer from 30 to 20 days if summons is served elsewhere than in the county.

A.B. 41—REDWINE. Adds Secs. 403.5, 403.6, Pen. C., re seditious activities, and refusal to bear arms.

403.5. Prohibits advocacy of overthrowing, destroying, or opposing government of State or United States by force, violence or unlawful means, and stimulation of anarchistic or seditious action. Penalty felony.

403.6. Prohibits advocating refusal to bear arms or train in the use of arms in defense of State or United States. Penalty felony.

A.B. 42—REDWINE. Amends Sec. 1, Act 2256, Direct Primary Law, re participation in primary election.

No political party may participate in primary if its platform or purpose is advocating, teaching, advising, encouraging, aiding or abetting commission of crime, sabotage or unlawful acts of force, violence, or unlawful methods of terrorism, to accomplish change in industrial ownership or control or to effect a political change.

A.B. 43—COTTRELL. Adds Sec. 496hb, Pen. C., re buying stolen property.

Provides that any person buying or receiving any property knowing it to be obtained by theft or extortion is guilty of a felony.

Provides that every person whose principal business is dealing in personal property who buys or receives such property and does not make a diligent inquiry as to the extent of seller's or deliverer's right to the property, is presumed to have known it was stolen, and the burden is on him to show that he made a diligent inquiry.

A.B. 44—PEYSER. New act prescribing a moratorium, re mortgages, deeds of trust and contracts for purchase of real property.

As introduced, this bill was apparently identical to Chap. 1 (S.B. 5) of the special session of September, 1934, except that it designated the date as February 1 and April 1, 1936, instead of February 1 and April 1, 1935.

As introduced, A.B. 44 was apparently identical to S.B. 317.

As amended January 22, 1935, A.B. 44 changes the date mentioned in Sec. 6 of the bill from February 1, 1936, to February 1, 1937.

A.B. 45—MEEHAN. New act, re hours of labor of domestic servants.

Limits employment of personal or domestic servants to eight hours a day. Misdemeanor for employer to require or permit such servant to work longer, or to allow his agent so to require or permit. Department of Industrial Relations enforces.

A.B. 46—FIELD. Amends Sec. 3766, Pol. C., re publication delinquent tax list.

Adds requirement that, when county collects municipality's taxes, list including the delinquent county and city taxes on all property within city be published also in city's official paper once a week for three weeks.

A.B. 47—HORNBLOWER and CRONIN. New act, re unemployment insurance.

Creates system of unemployment insurance, prescribing reserves, providing for building up funds through tax on employers and employees.

System covers all employees with certain exceptions. Administered by Director of Industrial Relations through newly created Division of Unemployment Reserves and Compensation, to which director is authorized to transfer any part of existing Division of State Unemployment Agencies.

Reserves for payment of benefits built up by contributions from employers, varying with amount in reserve of particular employer, with maximum contributions of 2 per cent of pay roll by employer, for which employer to be reimbursed to extent of 30 per cent of contribution by deduction from wages of employees. Reserve of each employer kept in separate account, to permit computation of reserve per employee. Employer not liable to compensate employee for loss of wages arising out of employment beyond amount of reserves built up by contributions under act.

Expense of administration by separate contribution system levied on employers at maximum rate of 2/10 per cent on pay roll. Same reimbursement by employees as in case of contributions toward reserve funds. Benefits for total unemployment range from \$12.50 a week down to \$5 a week, depending upon amount of wage normally earned, and depending on amount of unemployment. No benefit beyond maximum of 13 weekly payments, or equivalent thereof, per year of employment. Agreement to waive benefits or to pay employee's contributions void. No benefit to be granted in excess of 75 per cent of wage.

Provides certain exceptions to right to benefits, such as unemployment resulting from act of God affecting place of employment, unemployment by reason of trade dispute, and unemployment of person employed at other than manual labor who has received \$2,000 or more during past year.

Machinery provided for collection of contributions, payment of benefits, settlement of disputes with relation to benefits.

Special provision made for exemption of employers setting up own system of unemployment insurance which will grant employees equivalent benefits to those granted by compulsory system. Such systems must be approved by director and Unemployment Reserves Commission.

Creates Unemployment Reserves Commission of five nonsalaried members appointed by Governor for four-year staggered terms

Unpaid claims for benefits and unpaid amounts due unemployment reserve fund and administration fund made preferred claims second only to wages in bankruptcy.

Appropriates \$35,000 for administration of act, to be repaid from administration fund by July 1, 1939. Contribution requirements to go into effect January 1, 1936, and benefit requirements to go into effect January 1, 1937.

A.B. 48—NIELSEN. Amends Sec. 1, D. A. 2964, Motor Vehicle Fuel License Tax Act.

Includes Diesel fuel in definition of motor vehicle fuel, and changes designation of type of engine in same definition from "explosion" to "internal combustion."

A.B. 49—HORNBLOWER. Amends Secs. 2, 2½, 3, and 13, repeals Sec. 9, Act 5846, Old Age Security Act, re aid to aged.

Changes minimum age from 70 to 65 years. Allows relative who is a reputable citizen to make an affidavit as to age of applicant.

Amount of pension to be not less than \$20 nor more than \$30 per month. If no other aid or income, to be \$30.

Aid to inmates of institutions to commence within five days from discharge. Repeals provisions re transfer of applicant's property to board of supervisors.

A.B. 50—SCUDDER. Amends Sec. 653, F. & G. C., re salmon.

Changes dates for spearing in Districts 2 and 2½ from November 1-last day of February to September 1-December 31.

A.B. 51—CLARK. Amends Sec. 690, C. C. P., re property exempt from execution.

Exempts one radio receiving set not exceeding in value the sum of \$50 and one automobile not exceeding in value the sum of \$500.

A.B. 52—PETERSON. Amends Sec. 15a, Act 1998, re adoption.

Deletes provision that decree of adoption on record at State Bureau of Vital Statistics is accessible to the natural parents.

A.B. 53—LATHAM. New act, re purchase and use of vehicles by the State.

Permits purchase of vehicles by elective officers, directors of departments, and the California Highway Patrol.

Permits purchase of highway and fire fighting equipment with approval of Board of Control.

Board of Control to allow mileage on privately owned vehicles used for official purposes.

All vehicles not eligible for State service under the bill must be sold or otherwise disposed of.

Violators subject to suspension or discharge, as the Board of Control may determine.

A.B. 54—VOIGT. New act, re suit against State by former depositors of the Guaranty Building and Loan Association of Los Angeles.

Authorizes suit by such depositors who had deposits prior to January 1, 1931, to determine liability of State, if any, for defalcation of Gilbert H. Beesemeyer, and waiving the defense of the statute of limitations.

A.B. 55—WRIGHT. New act, re state-owned vehicles.

Authorizes Director of Finance to operate storage garages for state-owned vehicles. Such vehicle not devoted to specialized or continuous use to be assigned to individuals only as needed and with approval of head of department for which it is to be used.

Such vehicle to be conspicuously labeled "For official use only" unless it carries "under-cover" license plates.

Provides for suspension of violators by Board of Control.

A.B. 56—MARTIN. Amends Sec. 3.42, adds Sec. 3.43, Sch. C., re required courses of instruction in public schools.

Requires instruction upon the nature and effects of alcohol and narcotics to be given in all elementary and secondary schools, including junior colleges.

A.B. 57—CHATTERS. Repeals and adds Secs. 2.879 and 2.880, Sch. C., re election of school trustees.

Recasts sections:

2.879. Provides uniform declaration of candidacy for school trustees to be filed 15 days prior to date of election.

2.880. Provides for uniform ballots for election of school trustees, the expense of which is to be paid out of county school funds.

A.B. 58—GILMORE. Adds Sec. 318, Ag. C., re adulterated meat.

Prohibits sale of meat, meat products, or easings containing dye or artificial coloring. Declares same to be adulterated, to be rendered unfit for human consumption by Director of Agriculture by denaturing.

A.B. 59—JONES. Adds Sec. 5.5, Act 5198, re garbage disposal districts.

Provides that board of supervisors as governing body of district may enter into contracts with lowest responsible bidder for disposal of garbage and other refuse matter.



A.B. 60—JONES. Amends Sec. 2, Act 5130d, re transportation of persons or property for hire on public highways.

Provides that applicant who files sworn statement that he is not operating more than one vehicle, and that one for transporting household or personal effects, shall pay \$1, instead of \$15 renewal fee.

A.B. 61—JONES. Amends Sec. 2, Act 91, re outdoor advertising.

Exempts any advertising structure or sign used exclusively on the premises of an established place of business with the consent of the owner or occupant, in the event no rental is paid for the privilege of erecting and maintaining such structure or sign.

This exemption replaces the existing exemption of any structure or sign used exclusively to advertise the goods produced and sold upon the property where such structure or sign is placed.

A.B. 62—HEISINGER. Amends Secs. 1273 and 1274, F. & G. C., re deer.

Sec. 1273. Retains provision permitting possession of one deer taken in District 13 and one taken elsewhere; prohibits possession of more than one deer at one time.

Sec. 1274. Retains bag limit of two deer per season; prohibits possession of more than one deer at one time and restricts killing to one per day.

A.B. 63—SCUDDER. Amends Sec. 6.750, Sch. C., re use of schoolhouses.

Allows schoolhouses to be used for civic centers by citizens or groups thereof, to discuss only those subjects which, in the judgment of the board of trustees or board of education, may appertain to the best educational, political, economic, artistic and moral interests of the citizens.

A.B. 64—EICKE. Amends Secs. 1206 and 1207, C. C. P., re preferred claim for personal services in attachment and similar proceeding.

Requires that notice be served upon plaintiff and defendant rather than upon debtor and creditor. Makes same change throughout.

Deletes provision requiring claimant to bring action when claim disputed.

Provides for hearing as to priority in court having jurisdiction of principal action.

Provides for notice of such hearing to parties, and others, claiming interest in property, and such persons may contest priority of claimant.

A.B. 65—McBRIDE. New act, granting tidelands to city of San Buenaventura, in trust for harbor development.

A.B. 66—DONIHUE. New act, creating California Surplus and Waste Products Authority.

Creates an authority of seven members to be appointed by Governor, and confirmed by Senate. Board to elect a board president, and select a secretary and treasurer. Members to give their entire time to the business of the board. Duty of board to deal in all surplus commodities of the soil, including agricultural, live stock, ores, oil and timber products, and to acquire and operate any necessary property, plants, factories and stores. Prescribes salaries for directors and president, amounts not specified. Appropriates the sum of ----- as capital for the business.

A.B. 67—GEYER. Adds Secs. 1131, 1132, 1133, amends Sec. 1134, Ag. C., re cold storage eggs.

Requires labeling of containers in which cold storage eggs sold; defines "cold storage eggs" as those held in cold storage for over one month. Requires signs in places where such eggs are sold or used. Requires retailers to inform purchaser that such eggs are cold storage eggs.

A.B. 68—GEYER. Adds Sec. 15a, Act 5620a, re recall of officers of cities and towns.

Provides that no recalled officer eligible for election or appointment to same office for same term.



A.B. 69—CHATTERS. Amends Sec. 117 and adds Sec. 117e $\frac{1}{2}$ , C. C. P., re small claims courts.

Permits actions to be brought in such courts in the township, city or city and county in which the injury upon which the action is based occurred.

Requires that if personal service of affidavit and order in a small claims action is desired, it must be made at least five days before the time for appearance and answer. If service is made within said five days, the defendant, on application, is entitled to a continuance of time from five to ten days.

A new order may be obtained if the affidavit and order are not served prior to the time for appearance. If second order is not served before the time therein fixed for appearance and answer, the action must be dismissed.

A.B. 70—CHATTERS. Adds Sec. 3757, Pol. C., re computation of taxes.

Provides that auditor or tax collector shall reject fractions of a cent in computing taxes, penalties or interest "and percentages" on redemptions.

A.B. 71—HAWKINS. New act, re discharge of employees through "spotters."

Makes it unlawful for person to discipline, or discharge an employee on a "spotter's" report involving integrity, honesty, or a breach of rules, unless the employee, upon request, is given notice, and an opportunity, at a hearing, to confront the "spotter."

Makes violator liable to penalty of \$500 to be recovered by the State through the Attorney General and district attorneys.

Repeals Act 4732 which makes similar acts a misdemeanor and which applies to public service corporations.

A.B. 72—WRIGHT. New act, re bond elections in a city, county, or district.

Provides for separate ballots at bond elections, colored ballots for persons or spouses of persons owning real property on assessment roll; white ballots for registered voters not such property owners or spouses thereof. Ballots to be cast and counted separately. If majority of either is against bond issue, proceedings thereon are to cease.

A.B. 73—WRIGHT. Repeals Act 5322, re Chief of Division of Narcotic Enforcement.

Transfers all powers, duties, and functions of the Chief to the State Board of Pharmacy.

A.B. 74—PEYSER. Amends Secs. 147, 158 and 164, Veh. C., and adds thereto Secs. 144, 158.4, 158.5, 158.6, 177.5 and 209, re license plates.

Provides for affixing of seals on license plates, for the form of such seals, and for the statements required in the application therefor. No seals are required for dealers' plates.

The Department of Motor Vehicles renews the seals annually, but not the plates, as at present. The color, serial number and date upon seals changed at each renewal period.

Provides method for changing seals upon transfer of the vehicle.

A.B. 75—LYON. New act, re moratorium on proceedings to enforce or foreclose the lieu of special assessment bonds issued for public improvements.

Prohibits until February 28, 1957, the commencement or continuation of such proceedings except that if bond interest is delinquent such proceedings may be commenced after 30 days from effective date of act.

This bill permits continuation of proceedings instituted prior to its effective date, if such proceedings could be commenced after such effective date, or if real property has been sold for delinquency or if judgment is already entered foreclosing the lien of the bond.

Ch. 15, Stats. 1935. To take effect immediately.

A.B. 76—JOHNSON. Amends Sec. 2924½, C. C., re mortgages and deeds of trust.  
Extends moratorium to September 1, 1937.

A.B. 77—BURNS. Claim bill, §----- W. S. Clark.

A.B. 78—NIELSEN. New act, granting to city of Sacramento land bounded by  
J and I, Ninth and Tenth streets, in Sacramento.

A.B. 79—LYON. Amends Secs. 2920, 2924, 2932, 2934 and 2935; adds Secs. 2920.1,  
2924.2, 2924.3, 2924.4, 2924.5, 2949, 2949.1, 2953, 2953.1, 2953.2, 2953.3,  
2953.4, 2953.5, 2953.6, 2953.7, 2953.8, 2953.9, 2954 and 2954.1; repeals  
Secs. 858, 2924a and 2931, C. C., re mortgages and trust deeds.

Redefines mortgages to include all instruments given to secure loans.

Amends Sec. 2924 so as to make such section relate only to instruments executed  
prior to effective date of act.

Provides for foreclosure under Sec. 726, C. C. P., or by exercise of power of sale.

Provides for mailing, recording and publishing of notices of exercise of power  
of sale, provides that failure to mail notice shall not invalidate the foreclosure but  
shall give rise to a damage action which must be brought within one year from the  
date of sale.

Powers of sale may hereafter be conferred only upon mortgagee, present section  
allowing power of sale to be conferred to any person.

Sets forth covenants which may be incorporated in a mortgage hereafter executed  
by reference to this particular section of the code.

Provides for a certificate of sale to be recorded by the purchaser in the county  
in which the land is situated, which certificate of sale shall operate as a conveyance  
to the purchaser if no redemption is made within the time allowed by law.

Sets out proceedings for redemption of mortgages with power of sale and rights  
and liabilities of mortgagors and redemptioners under mortgages containing power  
of sale.

A.B. 80—LYON. Amends Secs. 692 and 694, C. C. P., re mortgages and deeds of  
trust.

Provides that sale under power contained in mortgage must be preceded by  
same notice, and conducted in the same manner as prescribed for sales on execution.  
Limits provisions concerning such notice and conduct of sale now applicable to sales  
under deeds of trust to deeds of trust heretofore executed.

Provides that at such sale, judgment creditor, mortgagee, beneficiary in deed  
of trust, or any person having interest in mortgage or deed of trust may purchase all  
or any part of the property sold.

A.B. 81—LYON. Amends Sec. 11, Act 2964, re motor vehicle fuel tax refunds.

Permits gas tax refunds for vehicles not actually operated or intended to be  
operated on highways of this State.

A.B. 82—MAYO and CHATTERS. New act, to be known as the "Personal Income  
Tax Act of 1935."

Imposes a tax upon net income at the rate of 1 per cent on the first \$4,000, 2  
per cent on the second \$4,000, 3 per cent upon the third \$4,000, 4 per cent on the  
next \$38,000, and 5 per cent on all in excess of \$50,000. Gross income defined in  
Sec. 5; gain or loss from sale of property, ascertained as prescribed in Secs. 7 and  
8; deductions from gross income in ascertaining net income, specified in Sec. 10;  
personal exemptions deductible from net income, indicated in Sec. 12.

Administered by State Board of Equalization.

A.B. 83—LYON. New act, re Commemoration Commission.

Authorizes commission (see A.B. 84) to sponsor and supervise the organiza-  
tion and operation of self-help artists' cooperatives, said projects to be financed  
through the State Emergency Relief Administration or other State or Federal relief  
agency, and makes an appropriation therefor.

S.B. 102 apparently identical.

A.B. 84—LYON. New act, to be known as the "Commemoration Commission Act."

Creates the Commemoration Commission, to succeed to the Spanish War Commemoration Commission.

The commission is to initiate, coordinate and supervise activities of a commemorative nature in which the State is concerned or is requested to participate. This includes preparation and maintenance of an honor scroll; organization and supervision of a State Cultural Arts Association. May sponsor and supervise a commemoration association.

Authorized to act in cooperation with the United States or with other States and agencies or either thereof and with local governmental units, and to receive donations in furtherance of the purposes of the act.

Appropriates \$15,000 from the general fund to be repaid when funds from other sources are available.

S.B. 109 apparently identical.

A.B. 85—LYON. Claim bill, \$4,700. Tony Siminoff.

A.B. 86—COTTRELL, JONES, MAYO, HORNBLOWER, CRONIN, and WILLIAMSON. New act, re unemployment reserves.

See digest S.B. 30, apparently identical.

A.B. 201 apparently identical.

A.B. 87—VOIGT. Claim bill, \$10,000. Henry G. Pfau.

A.B. 88—LYON—Adds Sec. 762, Pol. C., re office hours of clerks of District Courts of Appeal.

Requires offices to be open on week days from 9 a.m. until 5 p.m.; on Saturdays from 9 a.m. until 12.30 p.m.

A.B. 89—UTT. New act, re bonds of municipalities.

Validates bonds issued and all acts heretofore taken in regard to bonds to be issued by municipalities when vote of not less than two-thirds of electors has authorized such issuance.

Provides that municipal legislative body shall levy a tax to liquidate such bonds.

Ch. 1, Stats. 1935. To take effect immediately.

A.B. 90—MARTIN. Amends Sec. 1, Act 2256, Direct Primary Law, re participation in primary election.

No political party may qualify for primary which has as object the overthrow by violence or other unlawful means of the representative form of government secured to the people by the Constitution of the United States or of this State.

A.B. 110 apparently identical.

A.B. 91—HAWKINS. Repeals Act 91, re regulation and licensing of business of outdoor advertising.

A.B. 92—KALLAM. Amends Sec. 814, Ag. C., re lettuce.

Requires closed containers of head lettuce to be standard containers 45A, 45B, or 45C.

A.B. 93—DESMOND. Amends Sec. 69, C. C., re marriage licenses.

Abolishes three-day notice of intention to marry.

A.B. 94—WALLACE, STREAM, RICHIE, RILEY, and PHILLIPS. New act, providing for the relief of certain types of assessment districts authorizing the county to extend financial relief to owners of land in districts created under the Road District Improvement Act of 1907 or the Acquisition and Improvement Act of 1925. Also authorizes such a district to take advantage of Ch. IX of the Federal Bankruptcy Act which provides for emergency temporary aid of insolvent public debtors.

Ch. 10, Stats. 1935. To take effect immediately.

As chaptered A.B. 94 is apparently identical to S.B. 583 as introduced, except that under A.B. 94 the county may extend aid to such a district to the amount of 50 per cent of the bonds of the latter, whereas under S.B. 583 such percentage is 60 per cent.

A.B. 95—STREAM. New act. Appropriates not to exceed \$110,000 to be expended under supervision of Department of Public Works, in cooperation with board of supervisors of San Diego County, for control and conservation of flood waters in San Diego County.

A.B. 96—STREAM. Adds Sec. 429.5, F. and G. C., re sporting fishing licenses.

Permits fishing in the coastal waters of the Pacific Ocean without a sporting fishing license. Excludes waters of San Francisco Bay, Humboldt Bay, San Diego Bay, Tomales Bay, and sloughs, streams, and lagoons.

A.B. 97—STREAM. Claim bill, \$6,600. City of Coronado.

A.B. 98—PEYSER, McMURRAY, and MALONEY. New act, to be known as the "Municipal Housing Authorities Act."

Authorizes a city or city and county to establish such authority by resolution of its legislative body; to be managed by board of five appointed by mayor.

It is duty of the authority to investigate housing conditions and improve same by undertaking clearance, replanning or reconstruction, to provide suitable housing for persons of low income. A copy of each project is to be filed with State Immigration and Housing Commission. Such an authority may not purchase real property unless the project is approved by Federal government, if a Federal project; by city controller and mayor, if nonfederal.

General powers are stated in Sec. 7; eminent domain features, in Sec. 10; bond features, in Sec. 12.

Urgency measure.

A.B. 99—PEYSER. Adds Sec. 1872, C. C. P., re requiring persons bringing actions for damages for personal injuries to submit to an examination of their persons.

Permits court before whom action is pending to order an examination of the person injured by a competent surgeon or physician in order to qualify such surgeon or physician to testify as to the injury.

A.B. 100—LATHAM. New act, re disposal of Napa State Farm.

Provides for lease, sale, or other disposal of land, buildings and equipment of Napa State Farm by Director of Finance.

A.B. 101—BOYLE. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Exempts one motor vehicle not exceeding \$1,000 in value used by a physician, surgeon, constable or minister of the gospel in the legitimate practice of his profession or business.

A.B. 102—WALLACE. Adds Sec. 716a, C. C. P., re proceedings supplemental to execution.

Provides for service of copy of writ and notice of levy on third parties having judgment debtor's property or owing him debts. Unless they surrender property or pay debts to sheriff, liable to judgment creditor until lapse of 1 year, or satisfaction of judgment.

A.B. 103—WALLACE. Amends Sec. 1240, Prob. C., re appealable orders.

Adds an order vacating a decree of distribution, and an order or decree of final discharge.

A.B. 104—WALLACE. Amends Sec. 171, C. C. P., re justices of the peace.

Forbids any justice of the peace of a justice's court of Class A to practice law in any court of this State or of the United States, or to act as attorney, agent or solicitor in the prosecution of any claim or application before any department of this State or of the United States.

A.B. 105—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE, and FIELD. New act, re interference with schools.

Prohibits interference with, or advocacy of resistance to, authorities of educational institution receiving public funds.

A.B. 106—LYON, REDWINE, MARTIN, TURNER, HERBERT J., EVANS, McBRIDE, and FIELD. Adds Sec. 3.54 and amends Sec. 6.750, Sch. C., re seditious activities in schools.

3.54. No member of teaching staff to advocate or teach advocacy of overthrow of government by force, violence, or unlawful means. Penalty, forfeiture of position.

6.750. Prohibits use of school house as meeting place of persons advocating overthrow of government by force, violence, or other unlawful means or for discussion of highly controversial questions.

A.B. 107—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE, and FIELD. Adds Secs. 39, 39a and 39b, Pen. C., re overthrow of government.

39. Prohibits advocacy of overthrow of government by force, violence, or unlawful means; distribution of literature; organization of societies; attendance at meetings; permitting the use of a room for meetings; and teaching in schools; in relation to such overthrowing of government.

39a. Prohibits display of flag or emblem as symbol of advocacy of overthrow of government by force, violence or unlawful means, or as stimulus to anarchy or sedition.

39b. Prohibits possession or transportation of seditious literature, and declares same a nuisance.

A.B. 108—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE, and FIELD. Adds Sec. 8a, Act 1904, re duties of local officers, re seditious activities.

Requires reports to Bureau of Criminal Identification and Investigation, from sheriffs and other local officers re groups or individuals advocating overthrow of government by force, violence or unlawful means. Bureau to report to Governor and Legislature.

A.B. 109—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE, and FIELD. New act, re nuisances.

Building, room, or place used as meeting place to advocate the overthrow of government by force, violence or unlawful means declared public and private nuisance. Provides method of abatement.

A.B. 110—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE, and FIELD. Amends Sec. 1, Act 2256, Direct Primary Law, re participation in primary.

See digest A.B. 90, apparently identical.

A.B. 111—FIELD. Adds Sec. 4465a, Pol. C., re rates for legal advertising.

Provides minimum rate to be paid by State or any political subdivision thereof for any publication, notice by publication, or official advertising, other than delinquent tax lists.



A.B. 112—CROWLEY. Amends Sec. 105, C. C. P., re justices of the peace.

Provides that on written request of a justice of the peace a police judge, in addition to another justice of peace as now provided, within the same county, and who possesses the necessary qualifications, may attend court and perform all the duties of such justice of the peace.

A.B. 113—CROWLEY. Amends 1822bb, C. C. P., re management, control, and disposal of assets of missing persons.

Permits trustee to give mortgage or deed of trust on real property, as well as to sell it as at present.

A.B. 114—CHATTERS. Amends Sec. 1, Act 5149, re liability of municipality, etc. for injuries caused by defective streets, etc.

Provides that no action can be brought against a municipality for damages for such injury unless a claim is filed with and rejected by such municipality.

Applies to every person regardless of age, competency, or residence.

If claim approved it becomes legal charge against municipality. If not approved within 60 days, deemed rejected.

A.B. 115—CHATTERS. Amends title and Sec. 1, Act 5150, re liability of municipality, county and district, for negligent operation of motor vehicles by a public officer.

Provides liability for damages for injury caused by negligent operation of motor vehicles by public officer.

Provides that claim must be filed and rejected before action can be brought for such damages against any municipality or the State.

A.B. 116—CASSIDY. Amends Sec. 692, C. C. P., re notice of sales of real property under execution or under power of sale in deeds of trust.

Deletes provisions requiring posting and publication in city or township, and provides for posting and publication in county in which real property is situated.

A.B. 117—HEISINGER. Amends Secs. 1174 and 1175, F. & G. C., re pigeons.

Makes pigeons predatory birds, thus permitting killing at any time.

A.B. 118—EICKE. Adds Sec. 194, Act 6386, Public Utilities Act, re wharfingers.

See digest of S.B. 447, apparently identical.

A.B. 119—CROWLEY. New act, re pest abatement districts.

Defines pests and provides for formation and operation of districts for their abatement.

Ch. 20, Stats. 1935. To take effect immediately.

A.B. 120—LYON. New act, appropriates \$10,000 for mileage of members and officers of the Assembly.

Ch. 3, Stats. 1935. To take effect immediately.

A.B. 121—BOYLE, O'DONNELL, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, TURNER, LORE, PELLETIER, HUNT, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, WELSH, MCCARTHY, FLINT, GEYER, REAVES, GLOVER, CLARK, and ANDREAS. New act, to be known as the "Rehabilitation Act."

See digest S.B. 38, apparently identical.

A.B. 122—HUNT, O'DONNELL, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, TURNER, LORE, PELLETIER, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, WELSH, McCARTHY, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, ANDREAS, and RICHIE. Amends Secs. 5 and 7, Act 8493, re retail sales tax exemptions.

See digest S.B. 39, apparently identical.

A.B. 123—HEISINGER, O'DONNELL, DESMOND, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, TURNER, LORE, PELLETIER, HUNT, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, McCARTHY, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, ANDREAS, and RICHIE. New act, re tax on severance of natural resources.

See digest S.B. 43, apparently identical.

A.B. 124—O'DONNELL, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, TURNER, LORE, PELLETIER, HUNT, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, McCARTHY, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, ANDREAS, and RICHIE. Amends Secs. 4 and 5, Act 8488, Bank and Corporation Franchise Tax Act.

See digest S.B. 42, apparently identical.

A.B. 125—McCARTHY, O'DONNELL, DESMOND, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, TURNER, LORE, PELLETIER, HUNT, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, WELSH, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, ANDREAS, and RICHIE. Amends Secs. 4, 5, 6, 6½, Act 8443, Inheritance Tax Act, re exemptions and rates of tax.

See digest S.B. 41, apparently identical: S.B. 926 also substantially identical save that latter does not omit from the second line of the text of Sec. 4 of the act the words "except to the wife of decedent."

A.B. 126—TURNER, O'DONNELL, DESMOND, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, LORE, PELLETIER, HUNT, RALPH W. EVANS, JONES, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, WELSH, McCARTHY, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, ANDREAS, and RICHIE. New act to be known as the "Personal Income Tax Act of 1935."

See digest S.B. 40, apparently identical.

A.B. 127—UTT. Adds Secs. 139.1, 139.2, 139.3, 139.4, 139.5, 139.6 and 139.7, Ag. C., re orchard registration.

Requires registration of orchard of one or more acres, and notice to county agricultural commissioner of increase or decrease of production. Requires order from commissioner for planting new orchard but such order is to be granted free and can not be refused. Director of Agriculture to compile and publish statistics re acreage and variety.

A.B. 128—UTT. Amends Sec. 487, Pen. C., re grand theft.

Makes the taking of 25 or more pounds of avocados grand theft.

A.B. 129—PEYSER. Adds Sec. 2056, C. C. P., re motions to strike answer.

Motion to strike answer may be made by either party when answer is not responsive to question.

A.B. 130—PEYSER. Amends Sec. 2021, C. C. P., re depositions.

Extends right to take deposition of agent or employee of party to action.

A.B. 131—PEYSER. Adds Sec. 726a, C. C. P., re deficiency judgments.

Prohibits deficiency judgment in action to foreclose mortgage or deed of trust if instrument creating obligation provides for interest exceeding 7 per cent per annum.

A.B. 132—GARIBALDI. Amends Sec. 11, Act 3857a, California Districts Securities Commission Act, re defaulting irrigation districts.

See digest S.B. 59, apparently identical.

A.B. 133—GLOVER. Amends Secs. 117 and 117r, C. C. P., re small claims courts.

Raises jurisdiction from \$50 to \$200.

A.B. 134—ROSENTHAL. Amends Sec. 137, C. C., re attorney's fees in divorce suits.

Court may require one party in divorce suit to pay attorney's fees of other party.

Such fees may be ordered paid directly to the attorney and may be for services yet to be rendered as well as for those already rendered.

The application for such fees may be made either by the party or by the attorney.

A.B. 135—ROSENTHAL. Amends Sec. 132, C. C., re final decree of divorce.

Final decree shall not be entered until affidavit is filed showing that the attorneys in the suit have been fully paid for their services.

A.B. 136—ROSENTHAL. Amends Sec. 167, C. C., re community property.

Makes community property liable for wife's contracts for attorney's services in divorce suit.

A.B. 137—ROSENTHAL. Amends Sec. 284, C. C. P., re change of attorney.

Provides that court can not order change of attorney until proof is offered that discharged attorney has been paid in full for his services, unless such matter is waived.

A.B. 138—MEEHAN, CASSIDY, and HORNBLOWER. Adds Sec. 580d, C. C. P., re deficiency judgments.

Prohibits deficiency judgment after sale under deed of trust or mortgage, hereafter executed.

A.B. 139—PEYSER. Amends Secs. 165 and 166, C. C., re inventories of separate property.

Provides for recording inventory of separate property of either spouse, instead of only the wife's.

Recording of such inventory is prima facie evidence of the title to such property.

A.B. 140—TURNER. Adds Sec. 411.5, Veh. C., re suspension and revocation of operator's and chauffeur's licenses.

Permits person, who has failed to satisfy a judgment against him arising out of the operation of a vehicle, to prevent the suspension of his operator's or chauffeur's license by showing that he was adequately covered by an insurance policy issued by a company authorized to do business in this State.

Authorizes the department to investigate the adequacy of the policy.

Sec A.B. 141.

A.B. 141—TURNER. Amends Sec. 73, Act 5128, California Vehicle Act, re suspension and revocation of operator's and chauffeur's licenses.

Same as A.B. 140 but directed to existing law.

A.B. 142—COTTRELL. Amends Sec. 32, Pen. C., re accessories to felonies.

Recasts section. Makes person accessory who aids, harbors, or conceals a principal in a felony, having knowledge or reasonable grounds to believe the principal is liable to arrest, or has committed a felony.

A.B. 143—BRENNAN. Claim bill, \$3,092.17. Massachusetts Mutual Life Insurance Company.

A.B. 144—PELLETIER. Repeals Act S773, re establishment, maintenance and operation of unemployment relief camps.

A.B. 145—PELLETIER. New act, re State employees' salaries.

Provides for abatement of salary of any State officer or employee in the proportion that any pension or retirement allowance received by such person bears to such salary.

Applies only to pensions or retirement allowances in excess of \$600 a year received from political subdivisions or municipal corporations.

A.B. 146—BREED. Amends Sec. 6.36, Sch. C., re powers and duties of governing boards of school districts.

Allows governing boards of schools to let contracts only for material or supplies for buildings, repairs, etc., when the labor is furnished without charge by the United States, or agency thereof.

Urgency measure.

A.B. 147—STREAM. Adds Secs. 200 and 201, Pen. C., re offense of causing death through operation of motor vehicle.

Any person who kills another through the negligent operation of a motor vehicle is guilty of a public offense, punishable only under the provisions of new sections and not under the manslaughter provisions.

Operation of a vehicle by a person under the influence of intoxicating liquor, in any degree whatsoever, is such offense, if such operation causes death to any person.

Penalty is county jail imprisonment 90 days to two years, State prison one to three years, or fine \$500 to \$10,000. Jury recommendation of penalty mandatory on court. Court may suspend or revoke operator's or chauffeur's license.

A.B. 148—STREAM and WALLACE. New act, re relief from special assessments under the Bankruptcy Act, and contributions by cities, counties and the State toward payment of such assessments.

Skeleton bill.

A.B. 149—STREAM and WALLACE. Adds Sec. 3756a, Pol. C., re time of payment property taxes for year ending June 30, 1935.

Skeleton bill.

A.B. 150—PEYSER. New act, granting certain lands to City and County of San Francisco, in trust for use solely for educational, recreational, boulevard, park and playground purposes.

A.B. 151—HEISINGER. Amends Sec. 370, Veh. C., re registration fees.

Reduces basic registration fee on vehicles from \$3 to \$1.

A.B. 152—RALPH W. EVANS and McCARTHY. Amends Sec. 6.07, Act 986, Building and Loan Association Act, re investment certificates.

Requires every association to accept its investment certificates at their full face value in partial or full payment of loans. Exempts associations being liquidated by the commission.

Urgency measure.

A.B. 153—WILLIAMSON, CRONIN, and McMURRAY. Amends title, and Secs. 4a, 13 and 14, Act 8488, re bank and corporation franchise tax.

Skeleton bill.

A.B. 154—WILLIAMSON, CRONIN and McMURRAY. Amends title and Secs. 8, 14, 32 and 33, Act 8488, Bank and Corporation Franchise Tax Act, re bank and corporation taxes.

Amends title to refer to Sec. 14 as well as Sec. 16 of Article XIII of the Constitution.

Sec. 8 adds formula for determining minimum net income for tax purposes. Makes other changes to clarify the section and to make the wording thereof conform to proposed changes of definitions to be made by A.B. 155.

Sec. 14 deletes provisions relating to consolidated returns by affiliated groups of banks or corporations.

Sec. 32 provides definite date of suspension for nonpayment of taxes; extends the provisions of the section to all unpaid taxes under the act, and subjects corporations operating during suspension to liability for taxes under the act in addition to the penalties provided.

Sec. 33 deletes the penalty now imposed upon suspended corporations for not reviving during the year of suspension.

A.B. 155—WILLIAMSON, CRONIN and McMURRAY. Amends title and Secs. 4, 4a, 5, 8, 10, 11, 12, 13, 15, 16, 18, 19, 20, 21, 23, 24, 25, 26, 27, 29, 30, 31 and 35, Act 8488, Bank and Corporation Franchise Tax Act, re bank and corporation taxes.

Title amended to include reference to Sec. 14 as well as Sec. 16 of Article XIII of the Constitution.

Sec. 4 is amended to conform with changes in wording of Sec. 16 and to include in corporations subject to the tax the companies enumerated in Sec. 14 of Article XIII of the Constitution, and every corporation not specifically exempted from taxation under the act.

Subd. 5. Every corporation not taxed and not exempt by Constitution to pay tax of \$25.

Subd. 6. re exemption of nonprofit corporations, is clarified and brought in conformity with the Federal statute.

Subd. 7 provides that the taxes shall accrue on the first day of the year of the tax, rather than first day after close of taxable year.

The provisions relating to tax for the "first calendar year" have been deleted and transferred to Sec. 12.

Sec. 4a, re rate of tax, is clarified as to definition and the language made to conform to the altered language of Sec. 16 of Article XIII.

Sec. 5 is extended to include in definition of corporation the corporations mentioned in Sec. 14, Article XIII, and all other corporations not expressly exempted from the provisions of the act.

Sec. 8 is amended to conform to the present Sec. 16 of Article XIII, and the definition of income year set forth in Sec. 11 of the act. The other changes are designed to clarify the meaning of the section, and reference is made to the Federal "Revenue Act of 1934" instead of the Revenue Act of 1932.

Sec. 10. Provision that income from intangible personal property, which is not deductible under the provisions of subdivision 8 of Sec. 8, shall be subject to allocation is deleted.

Sec. 11. The term "taxable years" is changed to "income year," and a new definition of "taxable year" is added to mean the calendar year, or fiscal year ending during such calendar year for which the tax is payable, and that such "taxable year" may constitute a period of 12 months or less.

The matter deleted from subdivision 7 of Sec. 4 is set forth as subdivision (d) of Sec. 12.

Sec. 13. Subdivision (aa) is added to take care of companies mentioned in Sec. 14 of Article XIII and taxable under this act for the first time. Provision made for filing of the return on or before March 15, 1935, one-half of the tax to be due and payable on or before the due date for the return, or the due date as extended by the commission, and the balance payable on or before September 15, 1935.



Subdivision (b) is clarified. The last sentence of that subdivision is now incorporated in subdivision (g).

Subdivisions (c) and (d) are added to provide for a definite method of computation of taxes upon taxable years of less than 12 months and to prevent avoidance of tax.

Subdivision (e) specifies the dates for payment of adjusted taxes of new corporations.

Subdivision (f) permits the commissioner to distribute or apportion income of banks or corporations where such action is necessary to prevent avoidance of taxes.

Other changes in this section appear to be for the purpose of clarifying the section.

Sec. 15 changes the extension period to six months instead of 90 days, in order to conform with the Federal statute.

Secs. 16 to 27 extend the act to cover provisions of Sec. 14 of Article XIII of the Constitution. Other changes appear to be administrative or for the purpose of clarification.

Sec. 29 provides that the tax lien will attach when the taxes accrue, that is, on the first day of the taxable year, instead of on the first Monday in March of the year in which the taxes accrue.

The amendments to Secs. 30 and 31 appear to be for the purpose of clarification.

Sec. 35, which forbids disclosure of information concerning business affairs of banks and corporations received from tax reports, amended by defining "business affairs."

A.B. 156—CASSIDY. Amends Sec. 8, Act 1904, re fingerprinting of criminals.

Provides that Bureau of Criminal Identification and Investigation be furnished only with fingerprints of persons wanted for felonies. Prohibits fingerprinting of any person charged with or convicted of misdemeanor, or misdemeanors only, and any officer doing so is guilty of a misdemeanor.

A.B. 157—JONES, HUNT, and GEYER. Adds Sec. 368b, Pen. C., re men employed on railroad engines.

See digest of S.B. 46, apparently identical.

A.B. 158—LYON. Amends Secs. 117 and 117r, C. C. P., re small claims courts.

Raises jurisdiction of small claims courts from \$50 to \$100.

A.B. 159—NIELSEN. Claim bill, \$781.06. L. N. Vaughn.

A.B. 160—NIELSEN. Amends Sec. 18, Act 3966, Juvenile Court Law, re term of probation officers.

Probation officers to serve at the pleasure of the judge of the juvenile court, rather than for two-year terms.

A.B. 161—UTT. Amends Sec. 10, Act 5815, re aid to indigents.

Increases requirement of residence in State from three to five years.

A.B. 162—CRONIN. New act, re injunctions in labor disputes.

Sec. 1 provides that no court shall have jurisdiction to issue restraining orders or injunctions to prohibit a person from ceasing work; becoming a member of a labor or employer organization; paying or withholding money or goods from persons involved in a labor dispute; aiding by lawful means anyone involved in suit; giving or obtaining by any means not involving fraud, violence, breach of the peace, or threat, information regarding dispute; ceasing to patronize or employ any person; assembling peaceably to do acts specified above; notifying anyone of intention to do such acts; urging, without fraud, violence, or threat others to do such acts; doing such acts in concert.

Sec. 2 provides no organization, officer, or member of organization interested in labor dispute responsible for unlawful acts of individual except on proof of the doing of the acts and the participation, authorization, or ratification by the organization.

Sec. 3 declares public policy, in relation to labor disputes, to be against equity procedure not conditioned by notice or hearing, or based on hearing by written affidavits alone.

Sec. 4 prohibits injunction in labor dispute except upon hearing on verified complaint in open court with opportunity to respondent for cross-examination and testimony and after finding that unlawful acts will be committed and substantial irreparable injury will follow unless restrained; that greater injury will be inflicted upon complainant by denial than upon respondents by granting; that acts restrained are not of classes mentioned in Sec. 1; that complainant has no adequate remedy at law; and that public officers have failed to protect the property.

Sec. 11 provides that person charged with contempt for violation of injunction shall have right of bail and, if contempt is not committed in presence of court, notice of accusation and opportunity for defense, and in certain cases to change of judge.

Sec. 12 limits penalty for contempt arising out of labor injunctions.

A.B. 163—HEISINGER. New act, re tax on severance of crude petroleum.

Provides for tax upon an increasing graduated scale based upon monthly production per well. Rate one cent per barrel on first thousand barrels per well per month; increases one cent per barrel with each successive thousand barrels. Rate on oil produced in excess of 9000 barrels per well per month is 10 cents per barrel.

Expense of collection to be deducted from proceeds of tax. Balance to liquidate highway bonds, and for other State expenditures.

A.B. 164—HUNT. Amends Sec. 737s, Pol. C., re salary of Los Angeles superior judges.

Reduces salary from \$9,000 to \$8,000 per annum.

A.B. 165—CASSIDY. Claim bill, \$7,500. Walter Pacbeco.

A.B. 166—CHATTERS. Amends Sec. 1, Act 7518b, re supervision of construction or repair of school buildings by Division of Architecture.

Provides for such supervision if the estimated cost thereof is in excess of \$5,000, rather than \$1,000. Specifies building must contain instruction or study rooms.

A.B. 167—CLARK. Adds Sec. 2924d, C. C., re redemption after sale under mortgage or deed of trust.

Permits redemption of real property and all estates therein, other than leasehold of less than two years unexpired term, sold under power of sale contained in any deed of trust or mortgage, by same person, in same manner, and within same time as if property had been sold under execution.

A.B. 168—RICHEL. Amends Sec. 852, Act 5233, re election of city attorney of cities of sixth class.

Provides that city council may provide, by resolution or ordinance at least 60 days prior to general municipal election, for election of city attorney, and fix his compensation. Term of office, four years.

A.B. 169—WALLACE. Amends Sec. 607, C. C. P., re order of trial.

Requires court to charge jury prior to, instead of after argument unless reason exists for not making charge at that time and is stated in open court, in which case charge to jury may be made at conclusion of all arguments.

A.B. 170—HORNBLOWER. Vehicle Code. Prepared under direction of California Code Commission.

Consolidates existing statutory provisions relating to vehicles. Cross-reference tables and source notes on file in office of Code Commission, 206 State Capitol.

A.B. 171—HORNBLOWER. Amends Secs. 3051, 3051a, and 3052, C. C., re liens on motor vehicles for safekeeping, repair, supplies and labor.

Deletes provisions re garageman's lien.

A.B. 172—HERBERT J. EVANS. Purports to add Sec. 8a, Act 2221, re cold storage and shell-treated eggs.

Requires labels on containers of such eggs, signs in places where used, and that retailer inform purchaser of such eggs as to their nature.

A.B. 173—HERBERT J. EVANS. Purports to amend Sec. 1132, adds Sec. 1132.5, Ag. C., re cold storage and shell-treated eggs.

Requires sign in places where such eggs are sold or used, and that retailers inform purchasers of such eggs that they are "cold storage" or "shell-treated" eggs, as case may be.

A.B. 174—MINARD, HEISINGER, COTTRELL, BURNS, BRENNAN, STREAM, ROBERTSON, FRAZIER, ANDERSON, and DAWSON. Amends heading of Pt. I, Div. V, and Secs. 5.1 and 5.2, Sch. C., re State colleges.

Changes the names of State normal schools or teachers colleges to "State colleges."

A.B. 175—VOIGT. Amends Sec. 28, Act 9204, re weights and measures.

Provides that sealers shall annually, or oftener upon written request of user, inspect meters or other instruments for measure of service sold by public utilities. Exempts municipally owned public utilities.

A.B. 176—VOIGT. Amends Sec. 463, Sts. & H. C., re secondary State highways.

Extends Route 60 (Roosevelt Highway) from Santa Monica to Palisades Del Rey instead of to Windward Avenue in Venice, via Ocean Front.

A.B. 177—McBRIDE. Adds Sec. 453.7a, C. C., re mortgage insurance companies.

Allows owners of mortgage participation certificates to set off the par value thereof to the payment of any loan held by the company that issued such certificate. Urgency measure.

A.B. 178—WALLACE. Amends Secs. 1261 to 1273, inclusive, Ag. C., re produce dealers.

Skeleton bill.

A.B. 179—WALLACE. Amends Sec. 953c, C. C. P., re appeals.

Permits appellant to withdraw transcript on appeal after the same has been filed with the clerk of court to which appeal is taken, and requires transcript to be returned at time appellant's brief is filed. Permits transcript to be withdrawn, then, by respondent and returned at time respondent's brief is filed.

A.B. 180—MARTIN. New act, creating State Commission Market under control of director appointed by the Governor.

Directs establishment of depots and stations to be used as commission markets for receipt, care, sale and distribution of agricultural products and collection and dissemination of market information for producers.

Appropriation.

A.B. 181—RILEY. Adds Sec. 11b, Act 2964, re motor vehicle fuel license tax on aircraft fuel.

Provides in effect for elimination of refunds on gasoline used in aircraft.

Managers of all airports to file monthly report of fuel sold for aircraft, also number of aircraft landings, and whether airport is publicly or privately owned. Controller to distribute taxes collected to publicly owned airports on proportionate basis, to be used for construction, maintenance and repair of such airports.

A.B. 182—WAGNER. Amends title and Sec. 1, Act 3456, re hours of labor of female employees.

Extends to female office workers scope of act limiting employment of females to eight hours a day.

A.B. 183—FISHER. Adds Secs. 367a-367p to, renumbers 367d-367g as 367q-367t and repeals 367a-367c, Pol. C., re State Department of Social Welfare.

Provides for staggering of terms of office of members of the Social Welfare Board; Governor to appoint a member in lieu of Director of Social Welfare now serving ex officio thereon; director to be appointed by the board instead of by the Governor; no board member to hold any other office in the department than that of board member; director continues to be a member of the Governor's council.

The director is to carry out the policies of the board under its supervision and direction and with approval of the board appoint and fix the compensation of other officers and employees of the department, conduct investigations and administer the affairs of the department. Creates position of assistant to the director to be appointed by the latter with approval of the board.

General powers of department are enumerated in Sec. 367p.

A.B. 184—McBRIDE. Amends Sec. 6.07, Act 986, Building and Loan Association Act, re investment certificates and shares.

Permits holder of any investment certificate of any association or of a share of any association not issuing certificates to apply the par or face value thereof to any loan owed by him to the issuing association or to the purchase price of any property sold to him by the association.

Urgency measure.

A.B. 185—MINARD. Amends Sec. 4300c, Pol. C., re recording fees.

Changes recording fee for marks or brands from 50 cents to \$1.

Pol. C. 3168 fixes this fee at \$1.

A.B. 186—FLINT, HAWKINS, MCCARTHY, GEYER, ROSENTHAL, PELLETIER and REAVES. Amends Secs. 11 and 11½, Act 2349, re reemployment of domestic and household employees through agencies.

Provides that only one-half of fees of agency may be paid by such employee and other one-half by prospective employer.

Requires weekly hours of work of such employee to be printed on back of receipt which must be issued to employee by agency. Requires, in case any employee hired less than 14 days, employer to enter fact on employee's copy of contract. Present law is seven days.

A.B. 187—LATHAM and WRIGHT. New act, re transfers from State highway fund to State general fund.

Provides transfer from State highway fund to State general fund of the amount of principal and interest paid or necessary to be paid, on outstanding State highway bonds, during eighty-fifth, eighty-sixth, eighty-seventh and eighty-eighth fiscal years (July 1, 1933 to June 30, 1937). Transfers to be made immediately for eighty-fifth and eighty-sixth fiscal years and to be made on July 1, 1935, January 1 and July 1, 1936, and January 1, 1937, for eighty-seventh and eighty-eighth fiscal years.

If money in State highway fund is insufficient on any such date transfers are to be made with five per cent interest as soon as there is sufficient money.

Urgency measure.

A.B. 188—BOYLE. Adds Sec. 654, Pen. C., re radio advertising.

Makes false or misleading advertising by radio of food, drink, drug or cosmetics a misdemeanor.

Penalty, first offense, \$100-\$1000 fine, one year in county jail, or both; subsequent offenses, \$100-\$3000 fine, two years in county jail, or both.

A.B. 189—PATTERSON. Adds Sec. 4182, Sch. C., re insuring supervisors and teachers under Workmen's Compensation Acts.

Makes supervisors and teachers employees of the county for insurance purposes.

Cost of insuring supervisor paid from "county elementary supervision fund"; teacher, from unapportioned elementary school fund.



A.B. 190—GARIBALDI. Amends Sec. 422, Sts. & H. C., re secondary State highways.

See digest S.B. 87, apparently identical.

A.B. 191—GARIBALDI. Adds Sec. 600, Sts. & H. C., re secondary State highways.

See digest S.B. 86, apparently identical.

A.B. 192—GARIBALDI. Amends Sec. 7, Act 3303a, re secondary State highways.

See digest S.B. 88, apparently identical.

A.B. 193—GARIBALDI. New act, establishing secondary State highway from Gustine to Merced via John C. Fremont's Ford Road.

S.B. 85 apparently identical.

A.B. 194—CRONIN. Amends Secs. 20 and 24, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re attorney's fees.

Empowers commission to fix an attorney's fee to be paid by the employer or his insurance carrier, in addition to that allowed in compensation award.

Permits attorney's fee allowed in compensation award to be paid directly to attorney.

A.B. 195—GILMORE. Amends Sec. 305, Ag. C., re slaughterhouses.

Deletes provision excepting establishments in counties of less than 27,000 population from inspection requirements.

A.B. 196—FIELD. Amends Sec. 2, Act 4463, Los Angeles County Flood Control Act.

The amendment consists of the insertion of Subsec. 7a (p. 2, l. 17, to p. 3, l. 12, of the bill).

See A.B. 1258, apparently identical save for the added limitation appearing at ll. 13 to 17 of p. 3 of A.B. 1258 to the effect that the total amount which the district may borrow under authority of said Subsec. 7a shall not exceed \$4,500,000.

A.B. 1258 has been enrolled and chaptered. (Ch. 4, Stats. 1935.)

A.B. 197—PEYSEY, HORNBLLOWER, DAWSON, BRENNAN, CRONIN, WILLIAMSON, McMURRAY, MALONEY and GILMORE. New act, granting lands constituting San Francisco Harbor to San Francisco.

See digest S.B. 17, apparently identical.

A.B. 198—MARTIN. Amends Secs. 1, 3, 4, 5, 10, 12, 13 and 23, Act 2256, Direct Primary Law, re time of holding primary election.

Provides for holding what is now August primary in May.

A.B. 199—MARTIN. New act, to establish a California State Reformatory for first offenders.

A commission consisting of the Governor, the Lieutenant Governor and three other persons appointed by the Governor is to select a site and construct and equip suitable buildings for the reformatory. Makes an appropriation therefor.

As soon as ready for occupancy, the reformatory is to be managed and maintained by the State Board of Prison Directors.

A.B. 200—MARTIN. Amends Secs. 3, 4, and 21, repeals Secs. 5 and 9, Act 5846, Old Age Security Act, re pensions.

Provides pension be not less than \$30 nor more than \$40 per month (formerly not to exceed \$1 per day). Makes an equity in real property part of the applicants' assets which when exceed \$3,000 aid shall not be granted. Raises maximum State contribution from \$180 to \$300 per year per person.

Repeals Sec. 5, re income from applicants' property, and Sec. 9, re transfer of such property by the applicant to the board of supervisors.



A.B. 201—BRENNAN. New act, re unemployment reserves.

See digest, S.B. 30, apparently identical; A. B. 86 also apparently identical.

A.B. 202—DONIHUE. New act, to be known as "Cooperative Industries Act."

Provides for formation of cooperative industrial corporations by any 100 citizens experienced in the production, processing and distribution of food, shelter or clothing, each incorporator to have been a resident of this State for more than ten years.

Such a corporation is to have the powers enjoyed by a private corporation, so far as not inconsistent with the act. Each such corporation is limited to one general line of business and may not maintain plants of a permanent type outside of the county of its principal place of business, but may maintain branch offices and warehousing facilities elsewhere. Provisions relating to articles of incorporation, membership, disposition of receipts, and power to acquire and hold property are set forth in Secs. 3 and 4. Provision relative to by-laws of such a corporation appear in Sec. 5.

If endorsed by the board of supervisors of the county of its principal place of business, such a corporation may deliver certificates of its share of stock to the State Treasurer in exchange for "treasurer's receipts" and the county treasury shall thereafter honor drafts issued by the board of directors of the corporation for labor, materials or property.

A statement of the policy of the measure is expressed in Sec. 9.

Urgency measure.

A.B. 203—DONIHUE. New act, re taxation.

Abolishes all taxes on real and personal property except idle unimproved property and property held out of use, and provides for a uniform tax on all income, transfers, inheritances and receipts. Creates State Tax Board to determine and collect said taxes. Taxes to be divided between State, counties and municipalities.

A.B. 204—DONIHUE. New act, to be known as the "State Economy Act."

Legislature is to determine a public works program designed to employ all able-bodied unemployed workers; State employment bureau to report facts to State Engineer whenever in receipt of applications in excess of normal demand from private industry, State Engineer to place applicants upon State projects.

Upon such projects, State "Treasurer's receipts" are to be issued in payment, in lieu of cash, for labor, services, money or materials; such receipts to be taken by State in payment of taxes and other obligations owing to it.

State tax levies are to be raised or lowered according as wholesale price level in a given year is less or greater than the average price level 1911-20. (Sec. 3.)

Debt moratorium declared until United States provides adequate and equitable medium of exchange, stabilized in relation to wholesale price level of 1911-20.

Statement of policy in Sec. 7. Organized charities abolished.

Urgency measure.

A.B. 205—CLARK. Amends Sec. 702, C. C. P., re redemption from sale on execution. Reduces rate of interest from 1 per cent per month to  $\frac{1}{2}$  per cent per month.

A.B. 206—CHATTERS. Amends Sec. 1, Act 5130d, re license tax on transportation of persons or property for hire.

See digest S.B. 379, apparently identical.

A.B. 207—REAVES. Amends Sec. 1 and adds Sec. 3a, Act 2964, Motor Vehicle Fuel License Tax Act, re tax on diesel fuel.

Imposes 3 cents per gallon tax on fuel oil used in any internal combustion engine to propel a motor vehicle. Person putting fuel oil in tank of vehicle is to collect tax, and to report monthly to the Board of Equalization.

A.B. 208—PEYSER. New act, re moratorium on chattel mortgages.

Until January 1, 1937, prohibits sale under any power of sale contained in any chattel mortgage given as additional security for an obligation also secured by deed of trust or mortgage on real property.

Does not prevent acceleration of entire obligation for nonpayment of taxes, interest or insurance, or prevent sale for such default.

Extends statute of limitations on such obligations until March 1, 1937, if would otherwise expire prior to January 1, 1937.

Sale of mortgaged property under power of sale in violation of bill may be avoided by owner by action brought within one year of sale.

Urgency measure.

A.B. 209—PEYSER. Amends Sec. 3746, adds Sec. 3746a, Pol. C., re quarterly payments of taxes.

Makes taxes due: November 1, delinquent: December 5.

February 1,

March 5.

May 1,

June 5.

August 1,

September 5.

Provides 2 per cent penalty for delinquency, increased to 4 per cent if not paid when next installment becomes delinquent, 6 per cent if not paid when third installment becomes delinquent, 8 per cent until fourth installment becomes due, thereafter 3 per cent until paid.

A.B. 210—TURNER. Amends Sec. 106, Act 5128, California Vehicle Act, re rear lights on motor vehicles, trailers and semitrailers.

Provides that every motor truck and every trailer or semitrailer being drawn at the end of a train of vehicles, at night or when visibility is poor, shall be equipped with a lighted rear lamp exhibiting an unobstructed red light clearly visible from the rear. Lamp must be constructed with a polished reflector, red lens 6 in. in diameter and have a 21 candlepower light bulb. Rear lamp on other vehicles must be such as to be plainly visible under normal atmospheric conditions for 500 feet.

Provides that the rear number plate on a semitrailer, as well as on motor vehicle or trailer, must be illuminated by rear lamp.

A.B. 211—TURNER. Amends Sec. 621, Veh. C., re rear lights on motor vehicles, trailers and semitrailers.

Same as A.B. 210, but directed to Veh. C. rather than existing law.

A.B. 212—FULCHER. Adds Sec. 171, F. & G. C., re Sugar Hill Game Refuge. Creates above game refuge in Modoc County.

A.B. 213—FULCHER. Adds Sec. 172, F. & G. C., re Willow Creek Game Refuge. Creates this game refuge in Modoc County.

A.B. 214. McCARTHY. Repeals Act 8648, re transportation districts.

A.B. 215—McCARTHY. New act, re orders for movement of trains.

See digest S.B. 664, apparently identical.

A.B. 216—HUNT, JONES and BOYLE. New act, establishing in southern California a prison for first offenders.

A commission consisting of the President of the State Board of Prison Directors, the Director of Finance and the Director of Public Works, is to select a site and construct and equip suitable buildings. Makes an appropriation therefor.

After the prison is ready for occupancy it is to be under the management and control of the State Board of Prison Directors.

A.B. 217—LYON. Amends Sec. 3746, Pol. C., re quarterly installments of taxes.

Makes taxes due: November 1, delinquent: December 5.  
February 1, March 5.  
May 1, June 5.  
August 1, September 5.

A.B. 226 and A.B. 1864 apparently identical.

A.B. 218—PATTERSON. Adds Sec. 86a Pen. C., re members of the Legislature.

Makes the receipt of anything of value other than salary and allowances, by any legislator, in order to influence legislation, a felony, punishable by ten years imprisonment.

A.B. 219—WILLIAMSON. Amends title and Secs. 4, 4a and 23, Act 8488, Bank and Corporation Franchise Tax Act, re bank and corporation taxes.

The amendments to the title and to Secs. 4, 4a and 23 are apparently the same as the amendments to said title and sections set forth in A.B. 155, except that the tax is increased from 2 per cent to 4 per cent.

See digest of A.B. 155.

A.B. 220—MINARD. Amends Sec. 1033, C. C. P., re cost bills in justices' courts.

Provides that in both Class A and Class B justices' courts the cost bills shall be filed, taxed and entered as now provided for superior and municipal courts.

A.B. 221—MARTIN. Amends Sec. 1, D. A. 3651, re initiative and referendum in cities.

Raises percentage of signatures required on initiative petitions from 15 to 30 for submission to people, and from 10 to 20 for submission to legislative body. Raises percentage of signatures for referendum petition from 10 to 20.

A.B. 222—MARTIN. Amends Sec. 4058, Pol. C., re initiative and referendum in counties.

Raises percentage of signatures required on initiative petitions from 20 to 30, for submission to people, and from 10 to 20, for submission to board of supervisors. Raises percentage of signatures for referendum from 10 to 20.

A.B. 223—NIELSEN. Amends Sec. 3649, Pol. C., re assessment of property not assessed before July.

Skeleton bill.

A.B. 224—WALLACE. Amends Sec. 3627a, Pol. C., re taxation of securities and solvent credits.

Provides for remission by board of supervisors, with consent of district attorney, or county counsel, of penalty for failure to make return of such property, upon verified petition of taxpayer and evidence of lack of intent to defraud.

A.B. 225—WALLACE. Amends Sec. 675, C. C. P., re satisfaction of judgments.

Prohibits any party to action from executing full satisfaction of judgment without written consent of his attorney of record, which consent shall be made in same manner as acknowledgment of conveyance of real property.

A.B. 226—RILEY. Amends Sec. 3746, Pol. C., re quarterly payments of taxes.

See digest A.B. 217, apparently identical; A.B. 1864 also apparently identical.

A.B. 227—VOIGT. Adds Sec. 137a, C. C., re attorney's fees granted in actions for divorce or permanent maintenance.

Requires attorney's fees granted in such actions to be paid directly to attorney. In case of default in payment, permits order to show cause why defaulting party should not be held in contempt of court.

A.B. 228—PETERSON. New act, re blind persons.

Provides that blind person accompanied by a dog as guide shall have full access to all places of public accommodation.

A.B. 229—PETERSON. Amends Secs. 3366 and 4041.14, repeals Sec. 3384, Pol. C., re county business licenses.

Provides that counties may license traveling merchants, hawkers, peddlers and itinerant vendors. Specifies that such licensing may be for revenue.

Repeals Sec. 3384, re such licenses.

A.B. 230—WAGNER. Amends Sec. 3897, Pol. C., re redemption of real property after sale for taxes at public auction.

Allows redemption of real property after sale for taxes at public auction by payment to purchaser, within four years, the amount paid for property at the sale with interest at 5 per cent a year. Does not affect Secs. 3897a or 3897b, re lands suitable for public purposes.

A.B. 231—McCARTHY. Amends Sec. 10, Act 8490, Special Assessment Investigation, Limitation and Majority Protest Act of 1931, re limitation on special assessments.

Reduces present limitation on total of special assessments (including all similar assessments), which may be imposed, and on cost plus incidental expenses, from one-half to one-quarter of: (1) True value of lot or parcel of land to be assessed; (2) Total true value of all lands proposed to be assessed.

A.B. 232—PATTERSON. Amends Sec. 2.93, Sch. C., re county superintendents of schools.

Adds county superintendents of schools to those who must hold a valid school administration certificate and a valid teacher's certificate.

A.B. 233—PATTERSON and REAVES. New act. Appropriates \$50,395 for modernizing of Assembly Chamber and committee rooms.

A.B. 234—BREED. New act, creating a commission for coordination of State and local governments.

The commission is to study and make recommendations in furtherance of efficient and economical administration of State and local governments and the coordination of activities among local governments and with the State. The membership of the commission is indicated in Sec. 2. Makes an appropriation for the work of the commission.

A.B. 235—BREED. Amends Sec. 4041.16, Pol. C., re indigent sick and dependent poor.

In provision that emergency hospital care is available for dependent persons, removes restriction that such persons must be citizens.

Specifies in what hospitals emergency care can be given under agreement with boards of supervisors.

Provides for transportation of dependent persons to and from hospitals for treatment under direction of the board.

A.B. 236—BREED. Amends Sec. 4307, Pol. C., re county charges.

Allows treatment, at county expense, of indigent sick in certain hospitals outside of county in addition to local hospitals.

A.B. 237—HEISINGER. New act, re severance tax on natural gas.

Provides for tax on an increasing graduated scale; 1 cent on the first 1000 cu. ft. of gas per well per month; increasing one-half cent per 1000 cu. ft. for each successive 100,000 cu. ft. Over 900,000 cu. ft. per well per month, 10 cents per 1000 cu. ft.

A.B. 238—SCUDDER. Adds Sec. 791.6, F. & G. C., re crabs.

Prohibits sale of crabs caught in Bodega Lagoon, in District 2.

A.B. 239—LATHAM, RILEY and WRIGHT. Amends title and Secs. 4, 4a, 5 and 23, Act 8488, re bank and corporation taxes.

Raises rate from 2 per cent to 3 per cent.

Makes tax applicable to all corporations consistent with the provisions of Secs. 14 and 16 of Art. XIII, State Constitution; makes incidental changes in connection therewith.

A.B. 240—WRIGHT and LATHAM. Amends Sec. 362 and adds Sec. 603, Sts. & H. C., re secondary State highways.

Creates new secondary highway from Route 2, Macy Street, via Mission Road and Valley Boulevard through Alhambra and El Monte to Route 26 on Garvey Avenue, east of El Monte, in lieu of existing secondary highway on Route 171 from Los Angeles-Orange County line near La Habra to Route 26 near West Covina.

A.B. 241—WRIGHT and LATHAM. Amends Sec. 7, Act 3303a, re secondary State highways.

Same as A.B. 240 but directed to existing law.

A.B. 242—FIELD. Adds Sec. 28a, Act 8199, Improvement Act of 1911, re relief from assessments.

Authorizes city council to appropriate any funds available for purposes for which assessments were levied under this act when council finds street work was upon any major traffic artery designed for or generally used by the people of the municipality as a whole. Appropriation to be apportioned amongst all properties originally assessed in the same ratio that original assessment for individual lots bore to total assessment against all properties assessed.

Provides machinery for making a reassessment, after deducting amount apportioned to each lot originally assessed, and provides that lien on such reassessment shall hold its relative rank as to other special assessments, as of date of filing original assessment.

Owner who has paid original assessment in full is entitled to receive excess of amount paid over and above amount of reassessment.

A.B. 243—FIELD. Amends Secs. 5, 5½, 6, 7, 8 and 11, Act 9129, Metropolitan Water District Act, re metropolitan water districts.

Changes basis of preferential right of cities.

Part skeleton.

A.B. 244—McMURRAY. Amends 653e, Pen. C., re blacklisting of employees.

Authorizes Division of Labor Statistics and Law Enforcement to examine employers' books where there is evidence of violation.

A.B. 245—DESMOND. Claim bill, \$3,000. C. D. Plum.

A.B. 246—CRONIN. New act, re nonprofit hospitals.

Governs only nonprofit corporations organized to furnish hospital service to subscribers. Exempts these from all other insurance laws. Rates to be charged are subject to approval of Commissioner of Insurance, and such corporations must file annual report of financial condition with Commissioner of Insurance. Disputes between such corporation and hospital to be decided by Department of Public Health. Investments of such corporations confined to legal investments for life insurance companies. Exempts from taxation all funds of such corporations except real estate and office equipment.



A.B. 247—CRONIN. New act, re licensing of chain stores.

Administration of Board of Equalization. Partial skeleton. Number of stores for which license required and amount of license fees left blank.

A.B. 2365 apparently identical.

A.B. 248—CRONIN. Amends Secs 3051, 3051a and 3052, C. C., re liens on aircraft.

Gives liens to proprietors of airports or places where aircraft are left, for safe-keeping, making repairs, performing labor upon, or furnishing supplies or materials for aircraft. Similar to garagemen's lien.

A.B. 249—CRONIN. New act, re aviation.

Creates Aviation Division in Department of Motor Vehicles and provides for supervision and regulation of aviation. Financed by deducting 1 cent per gallon from refunds on motor vehicle fuel used in aircraft.

Repeals Act 151, re supervision of aviation.

A.B. 250—CRONIN. Amends Secs. 2957, 2959, 2965 and 2966, C. C., re mortgages of personal property.

Exempts aircraft from provisions of sections relating to priority recording and effect of such mortgages.

A.B. 251—VOIGT. Amends Sec. 7, Act 3303a, re secondary State highways.

Extends Route 60 (Roosevelt Highway) from Santa Monica to Playa del Rey instead of to Windward Avenue in Venice.

A.B. 252—CRONIN. Amends Sec. 499b, Pen. C., re unauthorized taking of vehicles.

Makes the temporary, unauthorized taking of any aircraft a misdemeanor.

A.B. 253—WRIGHT. Amends Sec. 996, Pol. C., re vacancies in public offices.

Provides that office becomes vacant if incumbent files nomination papers for some other office and does not withdraw such nomination papers, prior to last day for filing the same. Permits such withdrawal.

Does not apply to filing nomination papers for county central committees, constitutional conventions, national party conventions.

A.B. 254—COTTRELL. Adds Sec. 1871½, C. C. P., re medical examinations and expert medical testimony in civil actions.

Provides that where, in any civil action in which the amount claimed by reason of any personal injury or death is in excess of \$300, an issue of fact is raised relative to the cause, nature or extent of any injury, or cause of death, it shall be the duty of the court, unless waived by the parties with court's consent, to appoint an impartial medical examiner in accordance with Sec 1871, C. C. P. Written report of examiner made admissible in evidence, and court may also require the examiner to give oral testimony. Court to fix fees of examiner.

A.B. 255—COTTRELL. New act, re selection of expert medical witnesses and examiners appointed by the court from eligible civil service list.

Provides that impartial medical examiners and witnesses appointed by the court under Secs. 1871, 1871½ of C. C. P. or 1027 of Pen. C., which relate to expert medical testimony and examinations in civil actions, and sanity tests in criminal actions, shall be henceforth appointed exclusively from an eligible list certified by the Civil Service Commission.

Provides for the formation of such eligible lists. Physician qualified to testify as an expert shall make application to the commission and furnish such information as the commission may require. Provides procedure for the nomination and final selection of applicants.

A.B. 256—JOHNSON. Amends Sec. 4190 and adds Secs. 4206, 4206a, 4207 and 4207a, Pol. C., re city law libraries.

Authorizes cities of 30,000 or more by ordinance to establish a city law library if such city (1) maintains a city justices' court, (2) is not the county seat, and (3) has no branch of the county law library.

Such library to be maintained at office of justice of such court from the \$1 costs paid into such court pursuant to Sec. 4190, Pol. C. Once established such library may be discontinued by ordinance. The justice is to administer the fund and make an annual financial report to the city legislative body on July 15th.

A.B. 257—LYON (by request). New act, re needy blind.

Creates Bureau of Blind in Department of Institutions, under Chief of Bureau, appointed by the Governor. Department to make rules for conduct of bureau. Advisory board of directors of five. Bureau to provide for needy blind in industrial workshops, sales rooms, industrial home for adult blind or in their own homes. Needy blind are to receive maximum amount of \$600 as aid. Total income not to exceed \$1000. County to raise not to exceed \$300 per blind person in county. County tax not to exceed one mill per dollar assessed value of property. All existing funds of State for purposes of blind, except educational funds, transferred to bureau. Skeleton appropriation.

Repeals 2207 to 2207l, inc., Pol. C., re Industrial Home for Adult Blind; Act 773, re relief of blind in counties; Act 774, re sales rooms and industrial workshops; Act 775, re relief of blind persons not in institutions, and which creates Division of Blind in Department of Social Welfare.

A.B. 258—LYON. Amends Secs. 453.2, 453.3, 453.5, 453.6, and 453.12, C. C., re mortgage insurance companies.

453.2. Does away with necessity that the installments to be paid on principal loans be equal.

The item "first mortgage" or "first trust deed" may come within "authorized real estate security" even though there are prior easements or rights of way against the property with conditions or right of reentry or forfeiture under which the "first mortgage" or "first deed of trust" may be cut off or subordinated.

Excludes from the term "group value" cash received as income from "trust assets," rather than "securities," held by a trustee in any mortgage participation trust.

453.3. Provides that, upon notice to the Insurance Commission that it has ceased to issue policies, a mortgage insurance company need not have a minimum of \$250,000 paid in capital stock so long as its unimpaired capital is an amount equal to at least one-twentieth of the aggregate unpaid principal of securities insured by it.

453.5. Adds to list of eligible securities for mortgage insurance companies, stock of corporations transacting business of insurance agents or brokers, and stock of corporations where the stock is acquired in satisfaction of a debt owed by such corporation to the mortgage insurance company. Permits mortgage insurance companies to acquire notes secured by second mortgage or trust deed in full or partial satisfaction of a debt.

453.6. Adds to list of real property which a mortgage insurance company may purchase, hold or convey, all real estate which in the opinion of the board of directors of the company is desirable for the protection of property already owned by the company, subject to approval of the Insurance Commissioner.

453.12. Extends the emergency declared by Ch. 360, Stats. 1933, from September 1, 1935, to September 1, 1937.

A.B. 259—LYON. Adds Sec. 453.14, C. C., re mortgage insurance companies.

Permits mortgage insurance companies to invest in loans secured by stock or bonds of any national mortgage association organized under the National Housing Act or of any Federal agency organized to loan money on real estate or insuring loans on real estate. Permits mortgage insurance companies to make loans upon security of real property pursuant to the provisions of the National Housing Act, if the Federal Housing Administrator insures the mortgage insurance company against losses of principal as a result of such loans.

Urgency measure.

A.B. 260—LYON. Amends Secs. 12422, 12423, 12442, 12484, 12486, and 12543. Adds Sec. 12490, Ins. C., re mortgage insurance companies.

Same effect as A.B. 258 and A.B. 259, except that this bill amends Ins. C. rather than existing law.

A.B. 261—LYON. New act, appropriates \$----- for contingent expenses of Assembly at its fifty-first session. To take effect immediately.

A.B. 262—PHILLIPS and WALKER. New act, re validation of contracts previously executed by county water districts on behalf of improvement districts with Federal authorities.

Validates creation of improvement districts within county water districts and contracts of county water districts on behalf thereof with the United States.

Provides for levy of assessment to fulfill such contracts.

Ch. 16, Stats. 1935. To take effect immediately.

A.B. 263—WALKER and PHILLIPS. New act, re contracts by irrigation and county water districts with United States and with each other in relation to water and power rights.

Provides that irrigation or county water districts may contract with each other when they have contracted with the United States under the Federal Reclamation Law for construction of works.

Specifies what such contracts between districts may provide.

Provides for authorization of such contracts by district boards of directors and validates those heretofore made.

Ch. 17, Stats. 1935. To take effect immediately.

A.B. 264—WALKER. Amends Sec. 737m, Pol. C., re salary of Imperial County superior judges.

Increases salary from \$4,800 to \$6,000.

A.B. 265—GILBERT, LAUGHLIN, and ROSENTHAL. Adds Sec. 364k, Pol. C., re Division of Deaf.

Creates Division of Deaf in Department of Industrial Relations, chief to be deaf person qualified to communicate by methods generally used among deaf. Headquarters at Sacramento. Duties to collect statistics relating to deaf and their employment and information as to deaf as insurance risk.

A.B. 266—GILBERT and ANDREAS. New act, re relief from special assessments.

Provides payment by the State from the State highway fund of all outstanding assessments for the opening, widening or improving of any highway, or for park purposes, levied upon property occupied by the owner as his home.

Urgency measure.

A.B. 267—FLINT. Amends Sec. 1004, Pen. C., re grounds for demurrer in criminal cases.

Permits demurrer, based upon all the evidence, that no public offense has been committed, or that there is not sufficient cause to believe defendant guilty.

A.B. 268—FLINT. Amends Sec. 921, Pen. C., re indictments.

Allows grand jury to indict upon the presentation of evidence that would authorize a magistrate, at preliminary hearing, to hold defendant for trial.

A.B. 269—FLINT. Amends Sec. 927, Pen. C., re grand jurors.

Present law provides that grand jurors can not be questioned as to any matter legally pending before the jury except for perjury in making accusation or giving testimony.

Bill deletes prohibition and affirmatively provides that grand juror may be questioned for such perjury and for statements in cases where a demurrer to the indictment has been sustained for lack of probable cause, and makes grand juror voting for indictment in such case liable as in case of a person swearing out a warrant of arrest.

A.B. 270—WRIGHT. Amends Sees. 366, 366a and 366b, Pol. C., re State Department of Institutions.

Creates a Board of Institutions of seven members appointed by the Governor for a term of four years each, no member to be in the employ of any institution which is subject to inspection, regulation or control by the department, nor to be a purveyor of material which he is selling to the State.

The director is to be appointed by the board instead of by the Governor, shall have civil service status, and receive a salary fixed by the board, not exceeding \$5,000. The director, with the approval of the board (instead of the approval of the Governor) may create and abolish such divisions and subdivisions in the department as may be necessary and appoint the executive officers of the several institutions and fix their salaries.

A.B. 271—MORGAN. Amends Sec. 463, Sts. & H. C., re secondary State highways.

Provides that Route 163 shall run from Santa Monica to Windward Avenue in Venice via portions of the Promenade in Santa Monica and of Ocean Front Walk in Los Angeles instead of via "Ocean Front."

A.B. 272—MORGAN. Amends Sec. 7, Act 3303a, re secondary State highways. Same as A.B. 271, but directed to existing law.

A.B. 273—HEISINGER and LYON. New act, re licensing of highway transportation companies.

Substantially identical to S.B. 163 (see digest of) and A.B. 407, except the rate of tax per mile prescribed in Sec. 3 of this bill is double that prescribed in the corresponding sections of S.B. 163 and A.B. 407.

A.B. 274—BURNS. New act, appropriates \$6,340 to Department of Public Works for support of division of ports at Eureka harbor. To take effect immediately.

A.B. 275—PATTERSON. New act re unemployment reserves.

See digest S.B. 30, substantially identical bill. Differs from S.B. 30 by not setting up separate accounts in the unemployment reserves fund for industrial groups out of which benefits are payable. Creates separate accounts for purpose of developing loss and experience tables. Differs also by providing that the State shall contribute a monthly sum to the fund equal to one-half the contributions of employers and employees made in the preceding month.

A.B. 276—PATTERSON. Amends Sees. 1, 10, 12, 21, 22, 23, 24 and 25, Act 2256, Direct Primary Law, re nonpartisan offices.

Makes Legislature nonpartisan.

S.B. 128, A.B. 279, apparently identical.

A.B. 277—MEEHAN and CASSIDY. Amends Sees. 1 and 4, Act 1916, re State Board of Prison Terms and Paroles.

Changes the membership (from three appointed by the Governor) to a chairman, an expert criminologist appointed by the Governor, and two other members consisting of the wardens of San Quentin and Folsom prisons serving *ex officio*. Reduces the salary of the chairman from \$6,000 to \$5,000.

A.B. 278—LATHAM, LYON, WRIGHT, LORE, STREAM, ROSENTHAL, REAVES, GEYER, GLOVER, PELLETIER, WATERS, WALLACE, MARTIN, WALKER, RILEY, ANDREAS, REDWINE, HERBERT J. EVANS, GILBERT, LAUGHLIN and FIELD. New act, "Ad Valorem Tax and Assessment Cancellation and Liquidation Act of 1935."

Authorizes legislative body of city or county to adjust, annul, pay, waive, settle, refund, liquidate or discharge bonds or indebtedness of assessment districts within boundaries in connection with any refunding or liquidating plans for bonds or indebtedness. On consent of the holders of bonds or indebtedness, legislative body



may waive future district assessments and refund any assessments and any penalties, interest or costs thereon.

Permits cooperation in such plan of all counties or cities in which district is situated.

Written protest of owners of over one-half the area of assessment district is bar to proceedings for 90 days, after which new proceedings may be started.

Authorizes legislative body to do anything necessary to avail assessment district of provisions of Ch. IX of Federal Bankruptcy Act.

A.B. 279—CRONIN. Amends Secs. 1, 10, 12, 21, 22, 23, 24 and 25, Act 2256, Direct Primary Law, re nonpartisan offices.

Makes Legislature nonpartisan.

S.B. 128, A.B. 276, apparently identical.

A.B. 280—DONIHUE. New act, to be known as the "Meritorious Service Act."

Provides for issuance of State Treasurer's receipts in the amount, each month (1) of \$2 per month for each year's residence in this State, to each citizen over 50 years of age who has been a resident and producer for more than 10 years, (2) of \$20 per month, to each disabled citizen under 50 who has resided here more than 10 years and not an inmate of a State institution, and (3) of \$20 per month, to each public school pupil who is a minor and a dependent of a citizen who is entitled to benefits under the act.

Declares that no person except a citizen of the United States and resident of the State 10 years is eligible to office or place of trust under the State or to benefits under the act.

Urgency measure.

A.B. 281—DONIHUE. New act, to be known as the "Auxiliary Legislature Act."

Creates State Bureau of Political and Social Science Research, consisting of two houses, of 80 and 40 members respectively, chosen as prescribed in Sec. 2. General powers and duties are stated in Secs. 3, 4, 5 and 7. Compensation and method of payment thereof, prescribed in Sec. 6.

A.B. 282—DONIHUE. New act, Mortgage and Redemption Law.

Provides that every instrument by which real property is made security for performance of an obligation is a mortgage which may be foreclosed only by court action, and permits redemption within one year after sale.

Every sale and conveyance made under power of sale in mortgage or deed of trust is conclusively presumed invalid unless validated by court action within one year from sale. Within one year from judgment establishing validity of sale, redemption may be made. Right of redemption includes right to an accounting for the rents, issues and profits of redeemed property and all expenditures thereon after the sale.

A.B. 283—RILEY. Amends Sec. 852, Act 5233, re time for holding general municipal elections in cities of the sixth class.

Changes date of general municipal elections from second Monday to second Tuesday in April of even-numbered years.

A.B. 284—RILEY. Amends Secs. 5 and 7, D. A. 5620a, re recall of officers in cities.

Deletes provision re circulating petition. Provides for signing in clerk's office, and verification by clerk.

A.B. 285—RILEY. Amends Sec. 1361, Pol. C., re canvass of absent voters' ballots.

Adds provision that in counties of 1,000,000 or more population, board of supervisors may appoint single board of such number as may be necessary to count and canvass absent voter ballots. Present law provides for separate boards of five for each additional 300 over the first 300, which are canvassed by the board of supervisors, the election commissioners, or legislative body of county.

A.B. 286—RILEY. Amends Sec. 10, Act 5229, re elections in cities of fifth and sixth class.

Changes residence requirement as qualification to vote from 30 to 40 days.



A.B. 287—FULCHER, THORP, and EICKE. Amends Sec. 4041.16, Pol. C., re county care of indigents.

Provides that the board of supervisors may enter into agreement for emergency care of the county's dependent citizens outside the county, as well as within, as at present.

A.B. 288—DONNELLY. New act. Corrupt practices.

See digest, S.B. 127, apparently identical.

A.B. 289—DONNELLY. Adds Sec. 1724, C. C. P., re establishing the fact of the death of a joint tenant.

See digest of S.B. 132, apparently identical.

A.B. 290. DONNELLY. Amends Sec. 683, C. C., re joint tenancy.

See digest of S.B. 130, apparently identical.

A.B. 291—WILLIAMSON. Adds Title XVII to P. IV of Div. III, Secs. 3269 to 3273.16, inc., C. C., "Uniform Trusts Receipts Law."

Enacts Uniform Trusts Receipts Act as proposed by National Commissioners on Uniform State Laws with slight changes, principally to conform to the section numbers of the Civil Code.

Does not expressly affect any existing law. Contains detailed statement of rights and liabilities arising out of transactions involving trust receipts.

A.B. 292—WATERS. Adds Sec. 4088h, Pol. C., re revenue bonds issued by a chartered county, city or city and county.

Authorizes same to be issued as negotiable instruments if the charter so permits.

A.B. 293—PATTERSON. Adds Sec. 90, Pen. C., re lobbying.

Makes entering the Senate or Assembly chamber for lobbying purposes a felony.

A.B. 294—CLARK. Amends Sec. 403, Veh. C., re liability for injuries to guests.

Substitutes the word "negligence" for "wilful misconduct." As amended the section makes the driver liable for the death or injury of a guest if the driver is either intoxicated or negligent.

A.B. 295—CHATTERS. Amends Sec. 2.251, Sch. C., re attendance reports.

Provides teachers shall send a copy of yearly attendance reports of joint union district to the county superintendent having jurisdiction over the district, rather than to superintendents in whose counties parts of district lie.

A.B. 296—CASSIDY. Amends Sec. 34, Act 3774, State Liquor Control Act.

Forbids the sale or serving of intoxicating liquor between 1 a.m. and 6 a.m.

A.B. 297—ANDERSON. Amends Sec. 5.161, Sch. C., re teacher's certificates.

Deletes provision permitting holders of high school certificates to teach in elementary schools.

A.B. 298—ANDERSON. Repeals Sec. 4.768, Sch. C., re recording of attendance in joint elementary districts separately by counties.

A.B. 299—ANDERSON. Repeals and adds Art. IV, Ch. VII of Pt. 1, Div. II, Sch. C., re annexation of elementary school districts to high school districts.

Requires annexation of elementary school districts, not heretofore in any high school district, upon recommendation of the county superintendents of schools to the boards of supervisors of each county, such recommendation to be made not later than

December 1, 1935. The county board of supervisors must make necessary orders for annexation not later than January 15, 1936.

To be annexed to high school district having the high school which most pupils in district to be annexed attend. If no high school pupils in such district, then to high school district having the nearest high school.

Repealed sections provide for an election for the determination by residents of an elementary school district of the high school district to which they wish to be annexed.

A.B. 300—CROWLEY. Adds Sec. 443, Pol. C., re definition of "emergencies."

Provides that, in case of emergency appropriations, the term "emergencies" shall mean contingencies, the happening of which was not foreseen or contemplated by the Legislature when it made the regular appropriations.

A.B. 301—CROWLEY. Amends Sec. 2, Act 2583a, re county fire protection districts.

Provides that petition for formation of district may be presented by holders of 25 per cent or more of the acreage in the proposed district instead of by holders of title or evidence of title of the lands.

A.B. 302—HUNT. Adds Secs. 2 $\frac{3}{4}$  and 50 $\frac{3}{4}$ , Act 6386, Public Utilities Act, re taxicab companies.

Provides that "commou carrier" as used in act shall include taxicab companies; "passenger stage" includes taxicabs; and that provisions of act relating to passenger stage corporations shall apply to taxicab companies, except that "fixed termini" refers to area customarily served.

A.B. 303—HUNT. Adds Sec. 696, Pol. C., re meeting place in Los Angeles for legislators.

Department of Finance to provide rooms for use of the members of the Legislature in State Building in Los Angeles for transaction of public business.

A.B. 304—HUNT. Adds Sec. 990.5, F. & G. C., re commercial fishing licenses.

Provides that licensee shall, in case of war, permit the U. S. Government to use the boats or vessels operated by him in commercial fishing, for national defense purposes for the duration of the war.

A.B. 305—HUNT. Amends Sec. 1357, Pol. C., re absent voters.

Provides that no officer "in this State" shall make charge for services rendered to absent voter.

A.B. 306—HUNT. Appropriates \$8000 for the support of a branch office of the Legislative Counsel at Los Angeles.

A.B. 307—HUNT. Amends Sec. 990, F. & G. C., re commercial fishing licenses.

Prohibits issuance of to person ineligible to citizenship.

A.B. 308—HUNT. Amends Sec. 330a, Pen. C., re gambling devices.

Recasts section to apply to all persons having gambling devices in their possession or control for the purpose of operating or permitting others to operate them, in violation of law.

A.B. 309—KALLAM. Amends Sec. 110, Pen. C., re transporting arms into prison.

Adds provision that every person who carries or transports arms into a State prison with intent to aid in escape of prisoner is punishable by death.

A.B. 310—TURNER. Amends Sec. 4.928, Sch. C., re apportionment of funds to high school districts.

Provides that a high school course maintained by a high school district in an elementary school within the high school district shall be considered as a high school for apportionment purposes.

A.B. 311—WELSH, HUNT, MCCARTHY, FLINT and JONES. New act, re State liquor control.

See digest of S.B. 125, apparently identical.

A.B. 312—WELSH. Amends Sec. 2, Act 2582, re fires.

Requires State Fire Marshal, expenses paid from general fund, to abate fire hazards on State property not under jurisdiction of State Forester.

A.B. 313—TURNER. Amends Sec. 444, Pol. C., re moneys in State treasury.

Prohibits transfer to any other fund of money available for highway purposes.

A.B. 314—WILLIAMSON. Amends Secs. 2.203 and 2.204, Sch. C., re formation of joint elementary school districts.

Provides that petition for formation of joint elementary school districts is subject to approval of Superintendent of Public Instruction in same manner as approval for elementary school districts is now required.

A.B. 315—WALLACE. Amends Sec. 284, C. C. P., re substitution of attorney.

In a civil case where fee contingent, court determines amount and manner of payment of substituted attorney. Satisfaction of judgment must be signed by both attorneys.

A.B. 316—MAYO and FULCHER. Amends Sec. 11822, Ins. C., re expenses of conducting the State Compensation Insurance Fund.

Limits the allowance for expenses of conducting the business of the fund to ----- per cent of the total premium rate.

A.B. 317—CRONIN. Amends Sec. 3, Act 2884, re revocation of commercial fishing licenses.

Adds certain specified unlawful acts, for which commercial fishing license is to be forfeited upon conviction or by order of the commission. Person whose license is revoked is not to be issued commercial fishing license for year thereafter.

A.B. 318—JONES, RICHIE and PELLETIER. Amends Sec. 128, C. C. P., re powers of courts.

Confers power to amend orders, judgments and decrees, whether heretofore or hereafter made and entered.

A.B. 319—JONES, RICHIE, PELLETIER, LORE, WELSH, MCCARTHY, VOIGT, FLINT, CLARK, ANDREAS, GEYER, LAUGHLIN, GLOVER, REAVES, ROSENTHAL and GILBERT. Adds Sec. 4469, Pol. C., re writ of error coram nobis.

Allows writ in all cases where no remedy provided, applicable to all judgments hereafter or heretofore entered. Applies to cases of intrinsic as well as extrinsic fraud.

A.B. 320—JONES, RICHIE, PELLETIER, LORE, WELSH, MCCARTHY, VOIGT, FLINT, CLARK, ANDREAS, GEYER, LAUGHLIN, GLOVER, REAVES, ROSENTHAL and GILBERT. Amends Sec. 1182, adds Sec. 1183, Pen. C., re new trials.

Qualifies provision that motion for new trial must be made before judgment, by excepting cases wherein it is otherwise provided in the codes; and added section

provides that court, for good cause, either before or after judgment, may revive or extend the time for motion for new trial on grounds of newly discovered evidence. Motion must be made within 60 days of discovery, and is not to be denied for sole reason evidence is merely cumulative.

Applies to judgments heretofore or hereafter rendered.

A.B. 321—JONES, RICHIE, PELLETIER, LORE, WELSH, MCCARTHY, VOIGT, FLINT, CLARK, ANDREAS, GEYER, LAUGHLIN, GLOVER, REAVES, ROSENTHAL and GILBERT. Amends Sec. 956a, C. C. P., re remedial powers of appellate courts.

Permits the Supreme Court and the District Courts of Appeal to make findings of fact in all cases, instead of only in civil cases as at present.

A.B. 322—JONES. Adds Sec. 2a, Act 2350, re strike breakers.

Prohibits hiring, through free employment bureaus, of persons to be used in strikes.

A.B. 323—JONES. Amends Sec. 9, Act 5846, re aid to aged persons.

Provides that only when the applicant for aid has real property in excess of \$3,000 the board of supervisors may require the transfer of all or part of the property to the said board, as a condition for the granting of aid.

A.B. 324—JONES. Amends Sec. 1781, C. C., re sales of personal property.

Deletes provision that in case seller has lien, or stops property in transit, he is not liable for breach of contract of sale or sale, and may recover damages from buyer for breach of contract.

Adds provision that the seller of personal property, in case over 25 per cent of the contract price has been paid, shall not take possession thereof, unless he refunds the money paid after deducting reasonable compensation for the use of the property, not to exceed 50 per cent of money paid. If property is broken or damaged reasonable compensation therefor allowed.

Excepts machinery, equipment and supplies for railroads and certain other purposes.

A.B. 325—JONES. Adds Sec. 1021a, C. C. P., re attorney's lien.

See digest of S.B. 579, apparently identical.

A.B. 326—GILMORE. Amends Sec. 172a, Pen. C., re sale of liquor near universities.

Deletes provision re sale of liquor on or within one and one-half miles from campus or university grounds upon which are located the principal administrative offices of university having enrollment of 1000 students or more, 500 or more of whom reside upon campus. Prohibits sale of liquor within one mile of such administrative offices.

A.B. 327—DONNELLY. Adds Sec. 260, Ag. C., re Bang's disease in cattle.

See digest of S.B. 635, apparently identical.

A.B. 328—ANDERSON. New act, re operation gas and diesel cars.

See digest of S.B. 144, apparently identical.

A.B. 329—ROSENTHAL, WELSH, McMURRAY, PETERSON and ANDREAS. New act, re codes of fair competition for certain trades.

See digest of S.B. 287, apparently identical.

S.B. 506 also apparently identical.

A.B. 330—UTT. Adds Sec. 372.5, Veh. C., re registration fees.

Allows quarterly payments of weight and other registration fees until December 31, 1936.

Same as A.B. 331 (except urgency), but directed to Veh. C.

A.B. 331—UTT. Adds Sec. 77½, Act 512S, re registration fees.

Allows quarterly payments of weight and other registration fees until December 31, 1936.

Urgency measure.

Same as A.B. 330 (not urgency), but directed to existing law.

A.B. 332—MAYO. New Act, establishing secondary State highway from Route 93 near Middle Fork Bridge to Forest Hill.

A.B. 333—MAYO. Adds Sec. 602, Sts. & H. C., establishing same highway as A.B. 332.

S.B. 95 apparently identical.

A.B. 334—MINARD. Amends Secs. 106S, 108S, 1103, 110S, 1162, 1269a, 1272a, 1274a, 1280, 1822a and 1822bh, C. C. P., re special proceedings.

Expresses in the appropriate sections the present prohibition against issuance of extraordinary writs by municipal courts.

Amends several sections to correct references to provisions of former Code of Civil Procedure sections which are now in Probate Code.

A.B. 335—MINARD. Amends Secs. 105, 112 and 165, C. C. P., re courts of justice.

Permits a justice of the peace to request a police judge or city judge within the same county and possessing the legal qualifications to attend his justice's court and perform all his duties.

Permits both types of justice's courts in forcible entry, or forcible or unlawful detainer cases, to consider any proper evidence and determine any question properly involved, which authority was expressly given by C. C. P., Sec. 83S, repealed in 1933.

Authorizes judges of district courts of appeal to do at chambers those things which justices of the Supreme Court may do. This is existing law but is not expressed in the code.

A.B. 336—MINARD. Amends Secs. 396, 396a, 399, 539, 540, 542, 581, 594, 618, 629, 650, 659a, 667a, 689, 953a, 978a, 980, 983, 983a, 988a, 988b, 988c, 988h, 989, 990, 1005, 1010, and adds Sec. 655, C. C. P., re civil actions.

396. Permits dismissal on plaintiff's request and for failure to pay costs of transfer; gives court to which case transferred same power as court in which commenced; gives right to amend pleadings; provides action or proceeding transferred is deemed commenced when filed in original court; authorizes parties to agree upon court to which transfer will be made.

396a. Permits amendment of complaint or filing of affidavit, necessary to comply with this section, after commencement of action.

399. Gives court to which action transferred full power with reference to case and authorizes filing and service of amended, additional or supplemental pleadings.

539. Permits clerk to accept undertaking on attachment for a greater amount than plaintiff's claim.

540. Authorizes issuance of several writs to sheriffs, constables or marshals of "any county" instead of "different counties" and makes language changes for clarification.

542. Changes "judgment creditor" to "plaintiff" in opening sentence and Subd. 5, making them conform with remainder of section and making certain changes in wording for clarification.

581. Provides for entry of order in minutes when dismissal under subdivisions 1 and 2 is made by court order, filling gap in present provision.

594. Makes it clear that under section, service may be made by mail upon an attorney in another county.

618 and 629. Make changes in wording for clarification.

650. Deletes portion of last sentence and places it in Sec. 1010, inasmuch as that is section covering notices generally, whereas Sec. 650 relates specifically to bills of exceptions.

655. Provides that article relating to motions for new trial applies only to superior and municipal courts, not to justices' courts.

659a. Deletes "except as above provided" which lost its value when Sec. 659a split from 659 in 1929.



667a. Authorizes clerk, in justices' courts having one, to sign notice of rendition of judgment.

689. Re third party claims on property levied on under execution or attachment. If undertaking not sufficient, provides amount to be fixed by court order and authorizes giving new undertaking within five days; gives third party claimant the same right as plaintiff to demand a trial of title and requires petition therefor to be filed within 10 days after delivery of third party claim (no time limit is now fixed), such hearing to be within 20 days after filing of petition.

At hearing, places burden of proof on third party claimant and provides that the claim, which is to show claimant's title, is the complaint and permits amendments thereto; provides nothing in section shall deprive of right to jury trial in cases where Constitution gives such right; provides court need not make findings but must give judgment determining title to property in question and makes judgment appealable; and if judgment is for person in whose favor writ runs, provides for retaking of property released.

953a. Clears existing gap in procedure by requiring clerk to set time (not more than 10 days after filing of transcript) for presentation of transcript to judge for approval and to notify judge and attorneys at least five days before time so set.

978a. On appeals from justices' courts, makes time for exception to sureties date from notice of filing of undertaking instead of from filing of undertaking.

980. Deletes provision held unconstitutional in *Luco vs. Superior Court*, 71 Cal. 555.

983. Makes Subd. 2 consistent with Sec. 963, C. C. P., as latter was amended in 1933; recasts section, setting up each order separately.

983a. Retains existing requirement that appeal from municipal court be taken within 30 days after notice of entry of judgment but adds provision that such appeal must be taken within 60 days after entry, to this extent making it consistent with superior court provision. Inserts provision for extension of time as provided in Sec. 12a, C. C. P.

988a. On appeal from municipal court requires index of exhibits, notices, affidavits, orders or other documents on file with the municipal court and not in record on appeal.

988b. Deletes reference to "docket," inserting "register of actions," since municipal court has not former but has latter.

988c and 988h. Minor wording changes.

989 and 990. Makes it certain that summons is to be issued in these cases and that an order to show cause is not necessary, and requires issuance thereof by the clerk or the justice upon presentation of affidavit specified in Sec. 991.

1005. When notice is served by mail, provides one day must be allowed for every 100 instead of 25 miles of distance between place of deposit and of service, harmonizing provision with Sec. 1013.

1010. Adds provision taken from Sec. 650 as stated above.

A.B. 337—McCARATHY, HAWKINS and FLINT. New act, re moratorium on forfeiture of school land.

Declares moratorium to January 31, 1937, on principal sum due on purchase of school lands under Sec. 3513, Pol. C. Does not apply to interest and penalties. Person taking advantage of act must have paid all county and local taxes.

Ch. 8, Stat. 1935. To take effect immediately.

A.B. 338—MARTIN. Adds Sec. 731a, C. C. P., re injunctions in commercial zones.

Permits establishment, by counties or cities, of commercial zones in which manufacturing operations not unnecessary and injurious may not be enjoined as nuisances.

A.B. 339—ANDERSON. New act, re license fee on chain stores.

Provides for license fee of \$200 annually for each store in excess of one. Administered by State Board of Equalization. Effective date left blank. Amount of appropriation for enforcement left blank.

A.B. 340—FRAZIER. Amends Sec. 691.6, F. & G. C., re bass.

In Feather River between mouth and Thermalito Bridge at Oroville, striped bass may be taken with hook and line between May 1, and December 31.

Bill permits taking at any time.

A.B. 341—WILLIAMSON. Amends Secs. 21.1, 53, 54, 63, 64, 93, 105, 133, 133.1, 135d and 139, Act 652, Bank Act.

Deletes in Sec. 21.1 the direction to Superintendent of Banks to regulate interest on deposits.

Amends Sec. 53 to allow superintendent to approve issue of capital stock in small amounts, and allows preferred stock.

Deletes in Sec. 54 the provisions relating to judicial proceedings for sale of real property held by a bank for more than five years.

Amends Sec. 63 to remove certificates of deposit from the limitations and conditions applied to other deposits.

Amends Sec. 64 to provide 30 days notice of withdrawal of deposits must be given in all cases "except as in this act otherwise provided."

Amends Sec. 93 to provide that any bank having assets of an estate, upon the demand of an officer or trustee ordered by the court to deposit the same with a trust company, shall transfer the same to the trust company designated whether or not the officer or trustee has duly qualified.

Amends Sec. 105, to require trust companies to invest in accordance with the provisions of this act relating to savings banks.

Deletes from Sec. 133 the requirement that stock sold to pay assessment required by the Superintendent of Banks must be sold for at least the valuation put upon it by the superintendent in his requisition.

Amends Sec. 133.1 to relieve stock shares in banking corporations "issued after October 25, 1933," from the liability imposed by Ch. 196, Stats. of 1931, and deletes the provision exempting corporations whose shares are protected by Federal insurance.

Deletes from Sec. 135d the provision exempting holders of preferred stock from liability for debts, assessments, etc.

Amends Sec. 139 to authorize the Superintendent of Banks to accept an examination by the Federal Deposit Insurance Corporation or similar Federal agency.

A.B. 342—CUNNINGHAM. Amends Sec. 1, Act 8202, re county aid for city street work.

Authorizes board of supervisors by four-fifths vote to aid cities in maintenance or repair of any city street determined to be of general county interest.

Deletes provision authorizing county to contribute money for payment of interest upon or redemption of bonds the proceeds of which were used for city street work mentioned in the section amended.

A.B. 343—VOIGT. Adds Sec. 4150a, Pol. C., re the judicial conduct of judges.

Prescribes standards of conduct of judges in relation to their official business.

A.B. 344—VOIGT, ANDERSON, GEYER, PATTERSON, GLOVER, MEEHAN, PELLETIER, LAUGHLIN, ROSENTHAL, TURNER, GILBERT, JONES, LORE, REAVES, MORGAN, ROBERTSON and FLINT.  
New act, re broadcasting stations for University of California.

Provides for construction of two radio broadcasting stations to be used by University of California to broadcast curriculum of education by extension division. One station to be located at Berkeley and the other at Los Angeles.  
Appropriates \$500,000 for the purpose.

A.B. 345—WALLACE. Adds Sec. 148a, Veh. C., re motor vehicle registration.

Requires presentation of certificates showing lights and brakes are lawfully adjusted as prerequisite to issuance of registration certificate.

A.B. 346—PEYSER. Amends Sec. 1208, C. C. P., re liens upon animals.

Corrects erroneous reference.

A.B. 347—PEYSER. Amends Secs. 640, 641, 642, 645 and 646, Prob. C., re setting aside estates not exceeding \$2,500 in value.

See digest A.B. 438, apparently identical.

A.B. 348—DONIHUE. New act, re farm and home purchases.

Authorizes issuance of State bonds not to exceed \$10,000,000 to provide farm and home aid for residents in accordance with Farm and Home Purchase Act (A.B. 506).

Provides for issuance of bonds and payment of interest and principal thereof. Administered by Veteran's Welfare Finance Committee.

To be submitted to the people for ratification at an election on a date which is left blank.

A.B. 349—DONIHUE. Adds Sec. 22½, Act 956, re California Toll Bridge Authority.

Provides California Toll Bridge Authority may acquire, construct, and operate interurban railway systems over toll bridges and in contiguous territory; provides for bond issues for such purposes, and limits fares to be charged on such railways.

A.B. 350—FLINT, MCCARTHY, LAUGHLIN, LORE, GILBERT, CLARK, HAWKINS, BOYLE, PELLETIER, HUNT, JONES, REAVES and GEYER. Amends Sec. 4041.5, repeals Sec. 4056b, Pol. C., re county taxes for advertising purposes.

Deletes provisions for 4 cent per \$100 levy for advertising and exhibiting county's resources, and for additional levy in case 4 cent levy does not raise \$10,000. Permits expenditure of \$25,000 from county general fund for such purposes.

Repeals Sec. 4056b providing for 4 cent levy for exhibition of industrial and agricultural products and support of fairs and advertising agencies of public character.

A.B. 351—PHILLIPS, PATTERSON and REAVES. New act. Appropriates \$50,000 for remodeling Assembly Chamber. To take effect immediately.

A.B. 352—HERBERT J. EVANS. Amends Sec. 112, C. C. P., re jurisdiction of Class A justice's courts.

Gives these courts same jurisdiction as municipal courts.

A.B. 353—MCCARTHY, LAUGHLIN, HAWKINS and FLINT. Amends Sec. 28, Act 652, the Bank Act, re signs as to insurance of deposits.

Requires every bank to display signs on windows indicating whether or not Federal insurance protects deposits.

A.B. 354—MINARD. Adds Secs. 363hh, 363ii, and 363jj, Pol. C., re Division of Aviation and California Aviation Commission.

Creates in Department of Public Works a Division of Aviation under control of California Aviation Commission of three members appointed by and holding office at the pleasure of the Governor, serving without compensation.

Commission authorized to acquire property, cooperate with private, State or Federal agencies and to provide for airports, beacons and radio devices, all in interests of aviation.

Creates "California Aviation Fund" in State treasury to receive money provided under A.B. 355.

A.B. 355—MINARD. Amend Secs. 1 and 13, Act 2964, Motor Vehicle Fuel License Tax Act, re aircraft fuel.

Imposes 3 cent gasoline tax on fuel for self-propelled aircraft, receipts to be placed in California Aviation Commission fund.

See A.B. 354.

A.B. 356—MINARD. Amends Sec. 11, Act 151, re Aeronautical Commission.

Abolishes Aeronautical Commission and substitutes therefor the California Aviation Commission.

See A.B. 354.

A.B. 357—LYON. Claim bill \$3,472.22. Winnie Cowen, Lena E. Cowen, William H. Zundelowitz, Simon W. Zundelowitz, Estelle Cooper Dillon, Bessie Ann Cowen Meyer and Donald Selden Cowen

A.B. 358—LYON. Amends Secs. 188, 193 and 1622, Sts. & H. C., re lighting systems on State and county highways.

Provides for installation and maintenance and the expenditure of not more than ----- per cent of money allocated to primary or secondary State highways in either county group for State highway lighting systems.

Authorizes county to use its share of receipts from gasoline tax and vehicle registration fees.

A.B. 359—LYON. Amends Secs. 156, 158, 159, 160, 161, 164 and 370, Veh. C., re registration of vehicles.

Provides that all vehicles required to be registered shall, after 1935, be registered for two years instead of one; makes fee \$5 for two years instead of \$3 for one year; and reduces number of license plates from two to one, to be carried in rear.

A.B. 360—FRAZIER. Amends Sec. 10, Act 5815, re aid to indigents.

Requires applicant for relief to live continuously for three years in the county wherein he applies for aid, rather than for one year, as in present law.

A.B. 361—FRAZIER. Amends division heading of Div. V, Ag. C.

Gives division a title "Standardization" to conform to balance of such headings in the code.

A.B. 362—LATHAM. Amends Sec. 429, F. & G. C., re licenses.

Provides that every person over 70 years of age, in addition to Civil War veterans, entitled to free sporting fishing and hunting licenses.

A.B. 363—FRAZIER. Amends Sec. 1072, Ag. C., re economic poisons.

Deletes one word to correct grammatical error. No change in effect of section.

A.B. 364—FRAZIER. Amends Sec. 1036, Ag. C., re fertilizers.

Present section refers to "act," this corrected to read "article."

A.B. 365—FRAZIER. Amends Sec. 423, Ag. C., re live stock on highways.

Deletes repeated word to correct grammatical error. No change in effect of section.

A.B. 366—FRAZIER. Amends Sec. 4041.11, Pol. C., re powers of board of supervisors.

Deletes provision re ordinances for protection of fish and game.

Empowers board to enter into cooperative agreements with Director of Agriculture, re enforcement, either in or out of county, of fruit, nut, and vegetable standard provisions of Ag. C.

A.B. 367—FRAZIER. Amends Sec. 104, Ag. C., re quarantine.

Adds provision that articles shipped into State in violation of Federal quarantine may be seized, and otherwise disposed of in same manner as if such article originated in this State.

A.B. 368—FRAZIER. Amends Sec. 34, Ag. C., re powers of director.

Adds that director may enter cooperative agreements to enforce provisions of code re fruit, nut, and vegetable standards.

A.B. 369—ANDREAS. Amends Secs. 10 and 34, Act 3774, re sale of liquor.

Provides that applicant for liquor license post notice of application on building to be used for sale of liquor for 15 days before any action is taken on the application. Prohibits sale of liquor to intoxicated person or to habitual drunkard.

Two convictions for intoxication is prima facie evidence of habitual intoxication.

A.B. 370—RILEY. Amends Sec. 40, Act 8199, Improvement Act of 1911, re street assessment proceedings.

Authorizes city to contribute toward expense of street work by (a) acquiring and delivering material, (b) furnishing labor or engineering services, and (c) loaning its tools and machinery.

Authorizes new contract for remainder of work contemplated in original resolution of intention, so that contributions will be deducted from assessments.

A.B. 371—WALLACE. Amends title and Sec. 4, Act 4735, re scaffolding for protection of workmen.

Makes it duty of division of labor statistics and law enforcement, in addition to industrial accident commission, to enforce act.

A.B. 372—ANDREAS. New act, re mortgages and conditional sales of personal property.

Skeleton bill.

A.B. 373—ANDREAS. Amends Secs. 2955 to 2964, inclusive, C. C., re mortgages and conditional sales of personal property.

Skeleton bill.

A.B. 374—ANDREAS. Amends Secs. 2965 to 2973, inclusive, and Sec. 2980, C. C., re mortgages and conditional sales of personal property.

Skeleton bill.

A.B. 375—ANDREAS. Amends Secs. 2986 to 3011, inclusive, C. C., re pledges of personal property.

Skeleton bill.

A.B. 376—ANDREAS. Amends Act 372, re live stock sales.

Skeleton bill.

A.B. 377—ANDREAS. Amends Secs. 2920 to 2942, inclusive, C. C., re mortgages.

Skeleton bill.

A.B. 378—ANDREAS. Amends Secs. 335 to 348, inclusive, C. C. P., re statutes of limitation.

Skeleton bill.

A.B. 379—ANDREAS. Amends Secs. 408, Pol. C., re duties of Secretary of State.

Skeleton bill.

A.B. 380—ANDREAS. Amends Secs. 4130, 4140 and 4300c, Pol. C., re county recorders.

Skeleton bill.

A.B. 381—ANDREAS. Amends Secs. 3046 to 3065, inclusive, C. C., re liens.

Skeleton bill.

A.B. 382—ANDREAS. Amends Sec. 943, C. C. P., re appeals.

Skeleton bill.



A.B. 383—LATHAM. New act, re discharge, cancellation, and retirement of bonded indebtedness of acquisition and improvement districts created under Act 3276a.

Skeleton bill.

A.B. 384—LATHAM and MARTIN. New act, re discharge, cancellation, and retirement of bonds of ad valorem special assessment districts.

Skeleton bill.

A.B. 385—LATHAM and MARTIN. New act, re refunding of bonded indebtedness of ad valorem special assessment districts.

Skeleton bill.

A.B. 386—JONES. Amends Sec. 472a, C. C. P., re demurrers.

Provides that demurrer is not waived by failure to appear at the hearing thereof; permits points and authorities and arguments to be annexed to demurrer.

A.B. 387—JONES. Amends Secs. 1031 and 1032, C. C. P., re costs.

Allows costs to prevailing party in third party claim hearings in municipal or justice's courts. Deletes provision that plaintiff can not recover costs in superior court when judgment could have been rendered in municipal or inferior court in county, and provides that such costs can not be recovered when judgment is for less than \$300.

A.B. 388—JONES. Amends Sec. 689, C. C. P., re third-party claims.

Provides that the officer must release the property if the plaintiff or person in whose favor the execution runs fails to demand a hearing, and fails to serve a certified copy of the notice of hearing upon the sheriff.

Provides that a third-party claim can not be waived by the claimant but may be waived by the person applying for the hearing; and that notice of hearing must be accompanied by written petition setting forth the reasons for the levy, which the third party claimant may, but is not required to, answer.

A.B. 389—JONES. Amends Sec. 690, C. C. P., re execution, attachment, or garnishment.

Makes one-half of earnings subject thereto when debt incurred for personal services rendered at the request of the debtor.

A.B. 390—CROWLEY. Amends Sec. 15a, adds Sec. 25, Act 9008, re vital statistics.

Provides that birth certificate issued at the time of adoption shall replace the original certificate, and be the only one open to inspection.

Provides that all records save such birth certificate shall not be accessible save to child, foster parents, natural parents, or upon order of a court of record.

Gives act short title: "Vital Statistics Registration Act."

A.B. 391—FISHER. Amends Sec. 15a, Act 9008, re adoptions.

Deletes provision that certificate of adoption filed with the State Registrar of Vital Statistics is accessible upon request of child or its foster or natural parents. Makes it accessible only upon order of a court of record.

A.B. 392—FISHER. Amends Sec. 227, C. C., re adoptions.

Makes State Department of Social Welfare a party to adoption proceedings, if child has been relinquished for adoption by its parents.

Requires county clerk to keep a separate index for all adoption cases from which information will be given only in certain cases. Index itself never open to inspection except by clerk or deputy.

A.B. 393—FISHER. Amends Secs. 2171, 2172, 2173, 2174, 2175a, 2177, 2185c, 2186, and 2188, adds Sec. 2189a, Pol. C., re insane persons and habitual drunkards.

Allows insane persons and inebriates to be committed to licensed private institutions, if able to pay the cost.

May be discharged, transferred or paroled therefrom in manner prescribed by Director of Institutions.

A.B. 394—WALLACE. Amends Sec. 1, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917.

Skeleton bill.

A.B. 395—CHATTERS. Amends Sec. 1, Act. 2055, re appropriation of waters by the State Department of Finance.

Extends priorities established under the act from October 1, 1935, to October 1, 1939.

A.B. 396—CHATTERS. Repeals Secs. 5 and 6, Act 5127a, re motor vehicle taxes.

Deletes provisions allowing dealer certificate in lieu of tax clearance certificate and stating effective date of act.

A.B. 397—CHATTERS. New act, re levy of taxes for capital outlay.

Allows governing body of county, city, or district to collect taxes for capital outlay fund, to be spent only for purposes specified before collection.

A.B. 398—LYON. Claim bill \$107.92, Abraham Lyon.

A.B. 399—LYON. Amends Secs. 919 and 926, Pen. C., re grand juries.

Provides that before the grand jury may subpoena the records of a public officer they must first subpoena the officer personally, and inquire as to contents of records. If officer does not answer, or if more information required, records may be subpoenaed.

Makes it misdemeanor for member of grand jury, or any of its officers or investigators, to divulge any information received as such.

A.B. 400—RILEY. Amends Sec. 4293, Pol. C., re county fee records.

Provides that every outgoing officer must deliver to his successor all fee records kept by him and his predecessors, instead of delivering only his own records to the auditor.

A.B. 401—RILEY. Adds Sec. 3881b, Pol. C., re changes on assessment book and delinquent list.

Requires changes and corrections made on assessment book and delinquent list after delivery of assessment book to county auditor by clerk of board of supervisors, to be made by county auditor.

A.B. 402—MALONEY. Adds Sec. 137.5, Sts. & H. C., re State highways.

Whenever possible, until June 30, 1937, requires Department of Public Works to use human labor instead of machinery on State highway work.

A.B. 403—MALONEY. Adds Sec. 11b, repeals Sec. 11½, Act 2349, re fees of employment agencies.

Repeals Sec. 11½. Enacts Sec. 11b., fixing same fees as Sec. 11½. Declares public policy of State to be that unemployment and the means of obtaining employment are affected with public interest, and provides that when Governor proclaims that they are no longer so affected section terminates.

A.B. 404—ROSENTHAL, HAWKINS, GILBERT, McCARTHY and FLINT. Repeals Act 1417, re cleaning and dyeing establishments.

A.B. 405—TURNER, STREAM, WALLACE, JONES, WILLIAMSON, ROSENTHAL and RALPH W. EVANS. Adds Sec. 2934a, C. C., re substitution of trustees.

Provides that a beneficiary under a deed of trust may substitute trustee by recording a notice of substitution, and prescribes such notice.

A.B. 406—REAVES. Adds Sec. 145, Sch. C., re participation of pupils in public exhibitions.

Makes teachers or other school employees subject to immediate dismissal for requiring pupils to participate in parades, exhibitions or public demonstrations, other than school parades or programs, or public ceremonies in connection with legal holidays.

A.B. 407—BRENNAN and DAWSON. New act, re licensing of highway transportation companies.

See digest of S.B. 163, apparently identical.

A.B. 408—BRENNAN and DAWSON. Amends Sec. 1054, C. C. P., re continuances, etc.

Forbids extension of time by stipulation of counsel, or by the court for more than ten days except upon motion and notice accompanied by affidavit stating facts.

A.B. 409—BRENNAN and DAWSON. Amends Sec. 953a, C. C. P., relating to transcript on appeal.

Allows reporter to postpone filing of transcript only upon court order and reporter's affidavits served upon the attorneys.

A.B. 410—NIELSEN. Amends Sec. 14a, Act 1400, State Civil Service Act, re lay-offs of per diem employees.

Requires those lowest in seniority as per diem employees to be laid off first and to be reemployed in order laid off.

A.B. 411—BURNS. Adds Sec. 3888a, Pol. C., re payment of taxes by county warrants.

Board of supervisors may, by resolution passed by four-fifths vote, receive registered warrant of county in payment of county taxes.

Ch. 11, Stat. 1935. To take effect immediately.

A.B. 412—DONNELLY. Amends Sec. 132, C. C., re divorce.

Provides for entry of judgment in case of death of party after a year and during appeal from interlocutory divorce decree.

A.B. 413—WRIGHT. Amends Secs. 60 and 62, Act 8199, Improvement Act of 1911, re street assessments.

Clarifies provisions regarding date for interest payments on assessments for which bonds have been issued.

A.B. 414—CHATTERS. Amends Sec. 2.123, Sch. C., re emergency schools and extra teachers.

Provides that the county superintendent of schools may maintain, out of the unapportioned elementary school fund, emergency schools and extra teachers in the regular schools for pupils who would not otherwise be able to attend school. Present law is limited to providing one extra teacher or transportation for such pupils.

A.B. 415—PETERSON. New act, re annexations of territory by municipalities.

Validates annexations approved by a majority vote either in annexed territory or in municipality, if record filed with Secretary of State, unless court contest pending.

A.B. 416—REAVES. Amends Sec. 9, Act 4749, Workmen's Compensation Law, re chiropractic treatment to injured employee.

Provides that the medical treatment provided for the injured employee under the act include chiropractic treatment when necessary. Provides that chiropractors treating patients under this section are confined to cases which properly come within the scope of chiropractic treatment as defined in the law licensing chiropractors.

A.B. 417—WAGNER. Amends Sec. 631, C. C. P., re jury fees.

Reduces from ten to two days the time for depositing jury fees before trial.

A.B. 418—WAGNER. New act, re hours of State employees.

Provides every State officer and employee shall work 30 hours a week except in case of (1) emergency, (2) on defenses in war time, or (3) serious impairment of service.

A.B. 419—JONES, HUNT, LORE, PELLETIER, WAGNER, VOIGT, PATTERSON, ANDERSON, BOYLE, RALPH W. EVANS, TURNER, ROSENTHAL, GILBERT, GEYER, LAUGHLIN, FLINT, MEEHAN, REAVES, CLARK, GLOVER, DONIHUE, WELSH and McCARTHY. Repeals Act 8428, re criminal syndicalism and sabotage. Urgency measure.

A.B. 420—JONES. Amends Sec. 422, Prob. C., re order of priority of letters of administration.

Inserts, before the priority given to the public administrator or creditors of the deceased, a priority to any person legally competent, at the written request of any heir entitled to share in the estate but who by reason of nonresidence is not competent to administer.

A.B. 421—JONES. Amends Sec. 1057 and adds Secs. 1057b and 1057c, C. C. P., re sureties.

Amendment to Sec. 1057 provides that the affidavit of justification must show the worth of the surety exclusive of the amount of any other undertaking, and must contain a legal description of the property offered, with a recital of the encumbrances thereon and of the number and amount of undertakings remaining undischarged. Also provides for forfeiture of the undertaking upon breach of any condition, for revival of a lien on failure of surety to justify on a new undertaking, and for the filing of the undertaking with the county recorder. The lien on the property of the surety is to date from the time of recording.

Sec. 1057b defines professional bondsmen and provides for their registration in the office of the county clerk.

Sec. 1057c provides for the punishment of an official who knowingly takes an insufficient undertaking.

A.B. 422—FISHER and JOHNSON. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Provides that only one-half of debtor's earnings in last 30 days are exempt if he had no dependent family in State at time of attachment or execution instead of at time debt was contracted.

Also exempts proceeds of disability or health insurance policy up to amount realized on account of payment of \$500 annual premium, but provides that one-half of such proceeds is not exempt in case debt is for necessities.

A.B. 423—CRONIN and REAVES. Amends Sec. 993, F. & G. C., re commercial fishing.

Provides for the revocation of a commercial fishing license if holder violates or assists in violation of any law or any rule of the commission, department or authorized officer of this State, or if holder delivers or assists in delivering, unless expressly authorized by the commission, any fish to any floating reduction plant.

For one year after such revocation, licensee not entitled to any such or similar license.



A.B. 424—WAGNER. New act, re incorporation of unemployed persons as unemployed cooperative associations.

Provides that 12 or more unemployed persons may form such an association for purposes which must include the taking over of lands, factories, or other properties for operation by members, and articles must state that corporation does not contemplate pecuniary gain.

Authorizes investigation by Attorney General and states grounds for winding up affairs.

Purports to exempt real property from all taxes during period of rent-free use by such association. No fees to be charged by any official for filing documents pursuant to act.

A.B. 425—BREED. Amends Secs. 10, 15b, adds Sec. 15c, Act 6393, re ordinances and bonds of municipal utility districts.

Amendment to Sec. 10 specifically excepts from the general publication requirements ordinances for the publication of which there is other provision in the act.

Amendments to Sec. 15b clarify the provisions re bonds of districts as legal investments, and as security for deposits or for faithful performance. Also make bonds legal investments for all sinking funds under control of the State Treasurer, and permit loans upon the security of such bonds.

Sec. 15c authorizes the issuance of refunding bonds upon two-thirds vote of the directors, and provides for use of the proceeds.

A.B. 426—GILMORE. Amends Sec. 1, Act 5130e, re hours of labor of the operators of certain motor vehicles.

Reduces driving hours, transporting persons for hire from 10 to 8 consecutive hours, and where transporting merchandise from 12 to 10. No more than 10 hours spread over a total of 12 allowed, changed from 15, consecutive hours where transporting persons. Where merchandise 12 hours over 15, changed to 10 over 12.

Riding time is now considered the same as driving time and is included in the latter.

A.B. 427—MC CARTHY. New act entitled "Street Closing Act of 1935."

Prescribes procedure for abandonment and closing by city legislative bodies of public streets, which shall revert to owners free of public easement; provides for hearing of protests, for determination of damages, for levy, and collection of assessments upon property benefited and for payment of such damages as are not offset against assessments; and authorizes condemnation proceedings against owners who do not accept award of damages.

A.B. 428—WALLACE. Adds Secs. 1611 to 1617, inc., Pol. C., re State Board of Recreational Harbor Commissioners for Mission Bay.

Provides for appointment and staggered terms of five-member board, members of which serve without compensation but receive actual expenses up to \$100 a year.

Prescribes powers, duties, and jurisdiction of board, which succeeds to authority of Director of Natural Resources, State Park Commission, and Board of State Harbor Commissioners for Bay of San Diego, in regard to Mission Bay.

Repeals Act 6913 and two sections of Pol. C., each numbered 2610, re State Park on Mission Bay.

A.B. 429—DONNELLY. New act, re first aid kits for field trips of pupils of public and private schools.

Provides that pupils shall not be taken on field trips unless the person in charge has, in his possession, a first aid kit. Failure of such person to have such a kit is made a misdemeanor.

A.B. 430—WELSH and JONES. Amends Sec. 2924, C. C., re trust deeds.

Includes a transfer in trust among transfers to be enforced as a mortgage.



A.B. 431—DESMOND. Amends Sec. 819, C. C., re rights of tenants.

Gives crops to a tenant in possession of land at time of expiration of period of redemption from foreclosure or trust deed sale, unless he had actual notice of the mortgage or trust deed.

A.B. 432—DESMOND. New act, re spray residue information and control.

Appropriates \$25,000 for collection and dissemination of spray residue information and for spray residue control work.

A.B. 433—REDWINE. Claim bill, \$143.50, Oscar Samuelson.

A.B. 434—WELSH. New act, validating all leases for airport purposes entered into by counties or cities.

A.B. 435—HUNT, REAVES, FLINT and McCARTHY. Adds Sec. 136, C. C. P., re hours of judges.

Requires judges of municipal and superior courts in Los Angeles County to be in or near their court rooms or chambers from 10 a.m. to 12 noon, and from 2 p.m. to 4.30 p.m. on every judicial day except Saturday, when the hours are 10 a.m. to noon; and allows vacation of 14 judicial days.

A.B. 436—O'DONNELL. Amends Secs. 1, 15 and 17, Act 1384, re practice of civil engineering.

Sec. 1 amended to make act apply to persons practicing civil engineering for the State, or any district, county, city and county or municipal corporation.

Sec. 15 amended to provide that the act does not prohibit a civil engineer from practicing his profession through the medium of or as an employee of a partnership or corporation "engaged in the practice of civil engineering."

Sec. 17 amended to make registered civil engineers who aid or abet any person in the violation of this act also guilty of misdemeanor.

A.B. 437—ELEANOR MILLER. Amends Sec. 112, C. C. P., re jurisdiction of justices' courts of Class A.

Makes jurisdiction of such courts the same as that of municipal courts, retaining existing jurisdiction to appoint receivers in cases of attachments as provided in Sec. 547a, C. C. P.

See A.B. 352.

A.B. 438—PEYSER. Amends Secs. 640, 641, 642, 645 and 646, Prob. C., re setting aside of estates under \$2,500 in value.

The present sections limit the setting aside of such estate to widow or minor children of the decedent. This amendment extends this to the "surviving spouse" of the decedent, thus permitting such setting aside to a surviving husband.

A.B. 347 apparently identical.

A.B. 439—CHATTERS. Amends Sec. 1.251, Sch. C., re county supervisors of attendance.

Provides that no person, whether appointed under the provisions of the School Code or not, may act, or continue to act, as county supervisor of attendance who has not been certificated for such work.

A.B. 440—WATERS. Amends Sec. 18a, Act 8198, Street Opening Act of 1903, re reassessments and contributions by cities.

Authorizes city council at any time, instead of only prior to confirmation of the assessment as now provided, to contribute toward expense of the improvement, retaining provision that council may reduce amount of proposed assessment at any time prior to confirmation of assessment.

In the event council contributes after assessment is confirmed, establishes procedure for a reassessment and provides for apportionment of the contribution over

the assessed property in the same proportion that the original assessment of a particular lot bears to the total assessment.

Owner who has paid original assessment in full is entitled to receive excess of amount paid over and above amount of reassessment.

A.B. 441—MAYO. Amends Sec. 1, Act 4940, re security for the payment of wages for persons engaged in the mining industry.

See digest S.B. 152 apparently identical.

A.B. 442—MAYO. Repeals and adds Sec. 1270, repeals Sec. 1271, 1271.5 and 1272, F. & G. C., re open season on deer.

Repealed sections relate to open season on deer in all districts having an open season.

Added section is skeleton.

A.B. 443—MAYO. New act, re exemption of mining property from taxes.

Skeleton bill.

A.B. 444—MAYO. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re county gasoline tax apportionment.

Provides minimum quarterly payment to each county and city and county shall be \$12,500 instead of \$5,000.

A.B. 445—MAYO. New act, re exemption from taxation of proceeds of sale by producer of gold and silver extracted from the soil of the State.

Skeleton bill.

A.B. 446—ANDREAS. New act, re State liquor control.

Gives Board of Equalization control over the liquor business in the State, subject to this act.

Provides that only the board shall sell liquor in packages at retail, and gives the board power to make rules and regulations governing the sale of wine and beer by the drink.

Sets out procedure for obtaining licenses of the following types: (a) retail, (h) industrial alcohol, (c) medicinal alcohol, (d) winery, (e) distillery, (f) brewery, (g) importer's, (h) wholesale dealer's. Fees are to be fixed by the board.

Also provides for local option re the sale of wine and beer with meals, and the maintenance of State liquor stores.

Creates alcohol fund of \$200,000 to administer the act, and provides that all money collected under this act shall be turned over to such fund. Half of net proceeds goes to counties and cities, other half goes to general fund. Bill is incomplete.

A.B. 447—PETERSON. Amends Sec. 20, Prob. C., re limitations on the disposition of property by will.

Provides that if testator leaves surviving spouse or issue, can not dispose of more than one-fourth of estate other than to such spouse or issue.

If such spouse or issue incompetent, testator may devise or bequeath property to trustee for benefit of such spouse or issue.

A.B. 448—JONES. Amends Sec. 2969, C. C., re attachments and executions of mortgaged property.

Under existing section indemnity bond made out in favor of both officers making levy and mortgagee. Amendment deletes officer.

A.B. 449—JONES. Amends Sec. 689b, C. C. P., re attachments and executions of property in possession of buyer under executory contract.

Under existing section indemnity bond made out in favor of both officer making levy and seller. Amendment deletes officer.

A.B. 450—JONES. Amends Secs. 4.320, 4.321, 4.322, and repeals Secs. 4.323 to 4.334, inclusive, Sch. C., re registering of school warrants.

Deletes from Sch. C. method of registering school warrants as is now provided, and provides for the registering thereof in the same manner prescribed for the registration of county warrants. Interest on registered school warrants is to be at the rate of 6 per cent per annum.

If warrants are not presented for payment within sixty days from the time that notice is given that funds are available, the fund set aside for the payment thereof shall be applied to the payment of unpaid warrants next in order of registry.

Requires county auditor to report monthly to the superintendent of schools the amount of interest paid on registered warrants during the preceding month; and the superintendent to report to the secretary of each district the amount of interest so paid for such district.

A.B. 451—JONES. Adds Sec. 303, Pen. C., re alcoholic beverages.

Prohibits sellers of liquor, other than in original package, from employing people on premises where liquor is sold to influence patrons to buy liquor, or paying such people a commission for such work.

A.B. 452—JONES. Adds Sec. 90, Pen. C., re campaign expenditures and subscriptions.

Requires statement of all contributions of over \$50, and statement of receipt of all amounts over \$50, to be filed with Secretary of State. Applies to all elections, offices and propositions. Failure to file made a misdemeanor, and filing false statement a felony.

A.B. 453—JONES. New act, re registration of aliens.

Requires aliens, ineligible to citizenship, over 21 years of age, who are in State, or who subsequently come in, or who subsequently reach age of 21 years, to register with Secretary of State. Registration to show full name, place of birth, present residence, name and place of birth of each child; name, address, and place of birth of father and mother. Fee for filing 12 cents per folio. Record to be indexed by surname. Certified copy of statement admissible as evidence of facts therein.

Failure to file statement is misdemeanor.

A.B. 454—BRENNAN, McBRIDE and DAWSON. Adds Sec. 360c1, Pol. C., re Highway Patrol.

Makes members peace officers with power to serve criminal process, investigate and prosecute violators of any law of this State and to arrest the offenders thereof, and to arrest without warrant and detain persons upon reasonable or probable cause for felony, or when found violating or attempting to violate any penal law of the State.

A.B. 455—CLARK. Amends Sec. 1305, Pen. C., re forfeiture of bail.

Present law provides that within 90 days after forfeiture of bail for failure to appear or surrender, defendant and his bail may appear and excuse such failure. Bill provides that substance of such excuse must be entered on minutes of court.

A.B. 456—MINARD. Amends Secs. 830, 834, and 1533, Prob. C., re borrowing of money by executors, administrators and guardians and the giving of mortgages and deeds of trust to secure the same.

Authorizes the borrowing of money and the execution of joint and several notes by executors, administrators and guardians, with joint owners of undivided interests in the property of the estate, secured by pledges, liens, mortgages or deeds of trust.

Provides that in the case of pledges, mortgages or deeds of trust issued jointly by guardians with other owners, if the proceeds of the sale on foreclosure are insufficient to pay the debt, no judgment for any deficiency shall be allowed against the ward or his property.

A.B. 457—RILEY. Amends Secs. 3, 4, 5, 8, 10, 12, 15, 18, 19, 20i, and 21, Act 8199, Improvement Act of 1911, re alternative procedure for street improvement, with assistance from Federal Government.

Skeleton bill.

A.B. 458—CLARK. Amends Sec. 1297, Pen. C., re return of bail money.

Present section provides for return of unexpended bail money to defendant. Bill provides that when bail deposited by person other than defendant, unexpended bail to be returned to such person.

A.B. 459—UTT. Amends Sec. 5, Act 5130d, re license tax for transportation of persons or property for hire upon highways and streets.

In respect to the lien of the tax the bill states that the same attaches as of the date of delivery of the assessment roll by the Board of Equalization to the State Controller (instead of the "time of the earning of said gross receipts") and shall have the effect and priority of the lien of a duly recorded abstract of judgment against the operator (instead of the effect of an execution levied against the property of the operator).

Deletes the present provision that such lien be paramount to all private liens or encumbrances and to the rights of the holder of the legal title to a vehicle, the privilege of operating which is subject to the tax.

As to notice of sale to enforce such a lien, the bill provides that the same shall be given for the time and in the manner required in the case of sale of property on execution (instead of the time and manner specially provided therefor in Sec. 5 of the existing law).

States that the deed or bill of sale executed by the State Controller to the purchaser at such a sale vests in the latter all the right, title and interest of the operator in and to the property sold as of the date the tax became a lien thereon (instead of the present declaration that such deed or bill of sale vests title in the purchaser).

A.B. 460—UTT. Amends Sec. 4, Act 2834a, re deposit of money of political subdivisions, municipalities, and districts.

Excepts from provisions requiring depository to post bonds to secure inactive deposits, inactive deposits up to \$5,000 which are deposited in member banks of Federal Reserve System.

A.B. 461—UTT. Amends Sec. 1, Act 2834, re security for deposits.

Allows deposit of State money up to \$5,000 in Federal Reserve System banks at 1 per cent per year without security.

A.B. 462—UTT. Amends Sec. 809, Ag. C., re walnuts.

Changes "meat of nut" to "kernel." Adds requirement that walnuts be free from evidence of insect excreta or webbing. Defines damage from cause other than shriveling as serious when it covers more than 25 per cent of either half of kernel, rather than 25 per cent of kernel as in present law. Adds provision that shriveling is serious damage if meat does not fill half of cavity. Reduces tolerance from 20 per cent to 10 per cent and deletes provisions that not more than half of tolerance be allowed for insect injury or larvae.

A.B. 463—UTT. Amends Sec. 805, Ag. C., re persimmons.

Adds maturity standard for Hachiya variety. Entire surface to be orange or reddish color.

A.B. 464—UTT. Amends Sec. 820, Ag. C., re tomatoes.

Amplifies definition of pin-worm damage. Permits pack of part of one additional layer, if tomatoes in such "hridge pack" are representative of balance in container.

A.B. 465—UTT. Amends Sec. 675, Pol. C., re powers of Director of Finance.

Skeleton bill.



A.B. 466—UTT. Adds Sec. 2931a, C. C., re foreclosures of property on which there is a tax lien.

State may be made a party in actions to foreclose lien on property on which there is also a lien to pay taxes other than the taxes on the property.

A.B. 467—UTT. Amends Secs. 29 and 31, Act 8488, Bank and Corporation Franchise Tax Act, re lien of tax.

Changes date lien attaches from March 1 to date when statement is filed by Franchise Tax Commissioner with Secretary of State. Provides that lien on specific real property may be released if tax is paid or otherwise secured, and also if Board of Equalization considers tax sufficiently secured by other realty, or that lien is valueless.

Specifies that sale by Controller of real property of delinquent taxpayers conveys title of delinquent as of date of sale or date of lien. Deletes present requirements of notice of sale, and makes such notice uniform to notice of sale on execution.

A.B. 468—UTT. Claim bill, \$172.80, Herb. Alleman.

A.B. 469—UTT. Adds Sec. 383a, C. C. P., re mortgages and deeds of trust.

Provides that until the property secured by mortgage or trust deed has been sold and proceeds applied on the obligation no action shall be brought against a guarantor or other person secondarily liable on such obligation, nor shall such guarantor or other person be joined in any action on such obligation.

A.B. 470—UTT. Adds Sec. 4021h, Pol. C., re recall of county officers.

Applies to counties where provisions of present 4021a, Pol. C., not adopted by charter. Similar to 4021a except petition is filed with county clerk, and is to be signed in his office, not circulated. Petition open for signature for 60 days.

A.B. 471—UTT. New act, re recall of elective officers in cities.

Applies to all cities except where charter provisions incorporate existing law. Similar to present Act 5620a, except petition is filed with clerk of legislative body and is not circulated for signature. Petition open for signature for 60 days. Provision for special commission appointed by Governor in case majority of council is recalled is supplanted by provision that clerk perform council's function, and if he, also, recalled, board of supervisors act.

A.B. 472—UTT. Adds Sec. 3819a, Pol. C., re installments of delinquent taxes.

Provides that taxes shall not be considered delinquent while installments provided for by law are paid.

A.B. 473—UTT. Amends Secs. 1, 5, 6, 7 and 11, Act 7559, Sewer Revenue Bond Act, re sale of sewer revenue bonds.

Provides that revenue bonds may be sold to highest cash bidder as well as to Reconstruction Finance Corporation or other Federal fiscal agency.

Deletes provision for election on entire proposal where 15 per cent of owners request it.

Provides details of issuance, contents, and sale of bonds. Makes bonds legal investment for trust funds, insurance companies, banks, trust companies, and school funds. Limits investment by banks and trust companies in any one issue to 5 per cent of bank's assets.

A.B. 474—UTT. Amends Sec. 2, Act 3814, Corporate Securities Act, re brokers and investment counsel.

Provides that the use of a power of attorney by a licensed investment counsel shall not be considered the acts of a broker, subjecting such counsel to provisions applicable to brokers as well as those applicable to such counsels.

A.B. 475—UTT. Amends Sec. 272, Veh. C., re form of operator's and chauffeur's licenses.

Revises form of license and provides for a fee of 50 cents for each license.



A.B. 476—COTTRELL. Amends Secs. 204 and 241, C. C. P., re grand juries.

Provides for the drawing of grand jurors for a term of two years, the jury to consist of 19 members. Of those first drawn in each county after the bill takes effect, nine shall be drawn for one year and ten for two years, and thereafter such rotation is to be continued. Effective upon passage of constitutional amendment permitting such system.

A.B. 477—BRENNAN, McBRIDE and DAWSON. Adds Secs. 374 to 374f, Pol. C., re creation of State Department of Public Safety in charge of a director appointed by the Governor.

The department is to succeed to the existing departments mentioned in Sec. 374a and is authorized to contract with counties and cities to furnish the latter with police protection as indicated in Sec. 374c. May maintain training schools for the teaching of advanced methods of apprehension and identification and is to cooperate with local peace officers and with the authorities of the U. S. and other States.

A.B. 478—BRENNAN. Amends Sec. 595, C. C. P., re continuances of trials or hearings.

Prohibits continuance by stipulation, but allows the court to postpone for not exceeding ten days. Further postponement can be only upon motion based on affidavits to be served on opponent with notice of motion.

See A.B. 408.

A.B. 479—WRIGHT. Amends Sec. 2179, Pol. C., re guardianship and administration of estates of incompetents.

Present law provides that the Secretary of the State Department of Institutions may apply for letters of guardianship or administration of estates of insane committed to any State hospital. Bill provides he may also do so in regard to estates of persons committed to home for feeble-minded. Also provides that he shall act as such guardian or administrator only in his capacity as secretary and that his successor in office succeeds to his duties as guardian or administrator.

Secretary to employ Attorney General as counsel, and fees allowed Attorney General to be added to Attorney General's appropriation.

A.B. 480—WRIGHT. Amends Sec. 1554, Proh. C., re accounts of guardians of insane persons.

Provides that a copy of the accounting of any guardian of an insane person who is or has been confined in a State hospital shall be served upon the Director of Institutions or the Attorney General at least five days before the date of hearing thereof. Present law requires only notice of settlement of account be given such officers.

A.B. 481—WALKER. Amends Sec. 1200, F. & G. C., re doves.

Changes season in district 4½ from September 1-October 31 to October 1-November 30.

A.B. 482—WALKER. Amends Sec. 810.5, Ag. C., re asparagus.

Deletes present provision re asparagus grown south and east of San Geronimo Pass. Sets up special standards for such asparagus when less than seven and one-fourth inches in length, and requires it, when packed in bunches, to be in standard container No. 52.

A.B. 483—WALKER. Amends Sec. 1175, F. & G. C., re predatory birds.

Designates road runners as predatory birds to permit killing at any time.

A.B. 484—LAUGHLIN. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Adds exemption of the interest, legal or equitable, in any motor vehicle, of any person who necessarily uses such motor vehicle to earn a living, or who can show the need for such vehicle in obtaining remunerative employment.

A.B. 485—MARTIN. Amends Secs. 3817b, 3817d, 3817f, 3817g and 3817h, and adds 3817c3 and 3817i2, Pol. C., re redemption of property sold for taxes.

See digest S.B. 314, apparently identical.

A.B. 486—LORE. New act, re ad valorem assessment district bonds.

Requires every city or county treasurer whose duty it is to pay interest on such bonds to maintain register containing so far as possible the name and address of the bond owner or holder and the number and amount of the bond.

A.B. 487—CLARK. Amends Sec. 692, C. C. P., re sales on execution, or under power contained in mortgage or deed of trust.

Present section relates to notice of sale on execution, and sale under power contained in deed of trust. Bill makes section applicable also to sale under power contained in mortgage.

In regard to sale of personal property, adds provision for notice by mailing to registered address of owner; and if property is automobile, for notice by mailing to registered address of both the legal and registered owner; and requires proof of service to be returned to court issuing execution.

In relation to real property, adds provision for notice by mail to the registered or other known address.

A.B. 488—LYON. Adds Sec. 12629, Ins. C., re reorganization of mortgage insurance companies.

Presents a complete plan for the rehabilitation or reorganization of mortgage insurance companies. Participation certificates and trusts and mortgage insurance policies issued in connection therewith are subject to the provisions of the bill.

A plan of reorganization may be proposed by the commissioner or by action of any mortgage insurance company through its board of directors, subject to the approval of the commissioner. The plan is presented by petition to the superior court of the county in which the principal office of the company is located. Notices of the hearing are mailed to certificate holders, investors, creditors and others affected by the plan. If the plan is approved by the court, the commissioner, and the respective proportions of stockholders, certificate holders, and creditors, as set out in the bill, the plan is binding upon all. Plans must be approved and consented to during the emergency period expiring April 1, 1937, or sooner if terminated by the Insurance Commissioner.

A.B. 489—LYON. Adds Sec. 453.15, C. C., re reorganization of mortgage insurance companies and mortgage participation certificates and trusts.

Same as A.B. 488, but directed to the Insurance Code.

A.B. 490—RILEY. Amends Sec. 1357, Pol. C., re absent voters.

Expands provisions to specifically include special as well as general municipal elections.

A.B. 491—THORP. Amends Sec. 651, Ag. C., re dairy statistics.

Corrects erroneous reference to "article" by changing to "chapter," there being no such article.

A.B. 492—THORP. Amends Sec. 631, Ag. C., re licenses of milk examiners.

Licenses must be renewed within 30 days "prior to" and not "of" expiration.

A.B. 493—THORP. Amends Sec. 491, Ag. C., re milk inspection.

Makes it mandatory for approved local milk inspection services to grade market milk and require use of only the grade designations established by code.

A.B. 494—THORP. Amends Sec. 476, Ag. C., re dairy products.

Includes all dairy products in provision re use of fat or oil, now applicable only to milk and derivatives of all kinds, ice cream, ice milk, or cheese.

A.B. 495—THORP. Amends Secs. 460, 504 and 621, Ag. C., re dairy products.

460. Under present law, it is unlawful to deal in milk handled by unsanitary carrier. Bill adds "of milk or products thereof" after "carrier."

504. Adds "goat's milk" and "sheep's milk" to substances from which cheese is made.

621. Adds "goat's milk" and "sheep's milk" to provision requiring factory license.

A.B. 496—THORP. Amends 692, Ag. C., re sanitation of dairies and stores.

Adds that places where milk or dairy products handled or kept for sale are unsanitary, if any product is received that is putrefied or contains detrimental substances. Requires utensils and apparatus to be sterilized immediately after completion of each processing operation, rather than after "using" as in present law; floor to be constructed of nonabsorbent material acceptable to department; "floor" drains, instead of "drains" as in present law; adequate and convenient supply of water free from contamination rather than water supply not subject to contamination; tight, sound, cleanable walls and ceilings to exclude flies, insects and dust.

A.B. 497—THORP. Amends Sec. 457, Ag. C., re testing milk.

Adds that no sample taken to prove fraudulent manipulation of test for bacteria count need be given accused.

A.B. 498—THORP. Amends Sec. 453, Ag. C., re milk inspection.

Changes designation of milk "inspecting department" to "inspection service" in provision re resisting representative in conduct of duties.

A.B. 499—LYON. Amends Sec. 159, Act 5128, California Vehicle Act, re disposition of moneys.

Provides that moneys may be used by counties and State for highway lighting systems.

A.B. 500—LYON. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re lighting systems on State and county highways.

For installation and maintenance of highway lighting on county highways or city streets, authorizes any county to use its share of receipts from gasoline tax.

For installation and maintenance of lighting systems on State highways, permits State to use gasoline tax receipts in State highway fund.

A.B. 501—LATHAM and WRIGHT. Amends title and Secs. 1 and 5, Act 3775, re excise tax on alcoholic beverages.

Defines "beverages" to include beer, wine, gin, whisky, cordials or rum, and every liquid or solid containing  $\frac{1}{2}$  of 1 per cent or more of alcohol by volume and fit for use for beverage purposes (instead of beer, lager beer, ale, porter, wine, similar fermented malt or vinous liquor or fruit juice or other fermented beverage containing not less than  $\frac{1}{2}$  of 1 per cent and not more than 3.2 per cent of alcohol by weight).

Imposes a 5 cents per gallon tax on beer and wine, a 10 cents per gallon tax on fortified wine and a 40 cents per gallon tax on other alcoholic beverages (instead of a tax of 62 cents per barrel on beverages as heretofore defined).

Repeals Act 3777, Ch. 51, Stats. of 1933.

A.B. 502—LORE. Adds Sec. 608, Sts. & H. C., re secondary State highways.

Establishes additional highway from Route 2 on Ventura Boulevard to Route 9 near Sunland via Vineland Avenue and Sunland Boulevard.

A.B. 503—DONIHUE. Adds Sec. 1562, Ins. C., re foreign insurers.

Provides that certificate of authority of foreign insurer shall be revoked upon showing that such insurer caused any action or special proceeding to be transferred to a Federal court from a court in this State, when such action or special proceeding arises out of business transacted by such insurer in this State.

A.B. 504—DONIHUE. Adds Sec. 127 to Veh. C., re emergency first aid stations.

Provides that Department of Motor Vehicles shall establish emergency first aid stations along highways.

A.B. 505—DONIHUE. New act, California Home Owner's Loan Act, re emergency relief of home mortgage indebtedness.

Creates Home Owner's Loan Board, five members, appointed by and to hold office during pleasure of Governor.

Board may issue revenue bonds to mature not more than 18 years from date of issue, guaranteed by State as to interest only.

For three years after effective date of act board may acquire, in exchange for its bonds, home mortgages and other obligations secured by real estate, and make cash advances to pay for taxes, repairs, etc., on such property. Bonds plus interest and cash advances shall not exceed 80 per cent of value of the real estate.

Each home mortgage so acquired shall be a first lien, amortized by monthly payments sufficient to retire the principal and interest within 15 years. Interest rate not to exceed 5 per cent. No payment on principal required for three years after act takes effect, if home owner is not otherwise in default. Board may make cash loans on property on which home mortgage could have been given, not exceeding 50 per cent of the value of the real estate, for three years after effective date. Loan shall be secured by a mortgage, and shall be amortized and bear interest as above.

Board may make cash loans not exceeding 40 per cent of the value of the property when the home owner can not obtain a loan from other lending agencies and the mortgagee will not accept the bonds. Loans to be secured by a mortgage with interest not to exceed 6 per cent. Board may also, for three years after effective date redeem homes lost by foreclosure.

Makes skeleton appropriation.

A.B. 506—DONIHUE. New act, Farm and Home Purchase Act.

Similar to Veterans Farm and Home Purchase Act, Act 7744, except that it applies to any citizen of the United States resident in this State for ten years; limit for both farm or home \$7,500.

Skeleton appropriation.

A.B. 507—DONIHUE. Amends Sec. 3664h, Pol. C., re taxation of insurance companies.

Exempts ocean marine insurers from taxation. Sets up a new schedule of taxes for life insurance companies based upon the percentage of its "California reserves" which the company has invested in California securities or real property. If 75 per cent or more of the California reserves have been so invested the tax shall be 2.60 per cent of its gross premiums received upon its business done in this State, less county and municipal taxes on real estate; if 60 per cent or more the tax is 2.90 per cent; if 30 per cent or more the tax is 3.20 per cent; and if less than 30 per cent the tax is 3.50 per cent of its gross premiums.

See A.B. 508.

A.B. 508—DONIHUE. Adds Sec. 921a, and Secs. 10531 to 10534, inc., Ins. C., re life insurance reserves.

Sets up, for life insurers doing business in this State, the requirement of keeping "California Reserves" which is defined as the aggregate amount of assets required by law to be maintained on account of its policies covering residents of this State. At least 75 per cent of the California Reserves shall be invested in California securities or real property or both. "California securities" include Federal Farm Loan bonds secured by liens upon real property in this State, bonds of this State or any political subdivision thereof having the power to levy taxes, obligations secured by first liens upon real property of this State and loans made to policy holders on the security of the reserve values of their policies. Prescribes details as to how such reserve is to be maintained.

Noncomplying companies shall be subject to a penalty of \$25 per day for each day such insurer fails to comply with the provisions after notice of such failure is given by the Insurance Commissioner. If such failure continues for six months the certificate of authority to do business in this State shall be revoked.



A.B. 509—CUNNINGHAM. New act, re State planning, creating State Planning Board and defining its powers and duties.

Composition of the board, terms of office of members and related matters are indicated in Secs. 1-4.

It is the function of the board to adopt a comprehensive plan for physical development of the State, its recommendations to include plans for a complete coordinated system of highways and other transportation facilities, parks, water supply, flood control, beach protection, conservation of natural resources, small farm development, slum clearance, land classification, land use regulations, and other subjects indicated in Sec. 6.

Board may cooperate with officials of U. S. and of other States and with local planning commissions in this State.

The general statement of policy appears in Sec. 10.

See S.B. 520.

A.B. 510—ANDERSON. Amends Sec. 143, Ag. C., re abatement of abandoned orchards.

Deletes present provision re service of citation, and sets out more detailed provisions as to how such service may be made.

A.B. 511—JONES and HUNT. New act, re tax on moneys deposited in banks and other financial institutions.

Skeleton bill.

A.B. 512—FRAZIER. Amends Sec. 274, Ag. C., re bee diseases.

Prohibits importation or transportation of bees, used hives or appliances unless originating in an apiary found free of American foulbrood, and an official certificate to that effect is filed with commissioner. Prohibits importation of bees, hives or appliances from apiaries where American foulbrood found to exist, and requires destruction or removal thereof from State.

A.B. 513—FRAZIER. Amends Sec. 395, C. C. P., re venue in actions on contract.

Present law provides that action on contract to be performed in particular county may be brought either in such county or in county of residence of defendant, only when amount claimed is \$300 or less. Bill deletes restriction.

A.B. 514—FRAZIER. Repeals Sec. 3385, Pol. C., re county license for person keeping animals for propagation for hire.

A.B. 515—FLINT, PELLETIER, HAWKINS, REAVES, RICHIE, CLARK, GLOVER, GEYER, LAUGHLIN, VOIGT, TURNER, ROSENTHAL and GILBERT. Amends Sec. 2924, C. C., re mortgages.

See digest S.B. 252, apparently identical.

A.B. 516—CORWIN and ANDREAS. New act, re primary State highways.

See digest S.B. 218, apparently identical.

A.B. 517—COTTRELL. Adds Sec. 605, Sts. & H. C., re secondary State highways.

Establishes additional highway from Route 2 near Morgan Hill to Route 32 near Live Oak School.

A.B. 518—WATERS. Amends Sec. 26, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re suits against third parties.

Provides when an employee who has received compensation under act joins in or prosecutes a suit against a third party alleged to be responsible, both the evidence of the amount of disability indemnity or death benefit paid or to be paid by the employer, and the evidence of loss of earning capacity by the employees, shall be admissible (formerly only one or the other, not both, could be introduced) and proof of all other items of damage to either said employer or (formerly read "and")



employee proximately resulting from such injuries or death shall be admissible and be deemed part of the damages.

**A.B. 519—STREAM and WALLACE.** New act, re establishment of the State College of San Diego.

Creates the State College of San Diego to succeed to the State Teachers College of San Diego.

Provides for the maintenance of a teacher training school and a college of letters and science. College of letters and science to embrace a liberal course of instruction in language, literature, philosophy, and such courses in the sciences as shall be determined by the State Board of Education.

Teachers course to lead to teachers credentials. College of letters and science to grant baccalaureate degree.

**A.B. 520—STREAM.** Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Adds exemption of all money paid to workers under any unemployment relief plan financed in whole or in part by any city or county, or by the State or the United States, or by a combination of such agencies.

**A.B. 521—MARTIN.** New act, re street improvements in sixth class cities.

Provides for improvement of streets in sixth class cities with the aid of moneys received from Federal, State or private agencies, and for assessing the abutting property owners for the balance of the cost. Expires May 1, 1936.

Repeals Act 8219, similar in effect, which expires May 1, 1934.

Urgency measure.

**A.B. 522—LYON.** Amends Sec. 400, Veh. C., re liability of governmental agencies.

Limits liability of State, county, city, etc. for negligent operation of vehicle by officer, employee or agent, to cases where operation is within scope of employment.

**A.B. 523—SCUDDER.** Adds Sec. 296, Sch. C., re district elections.

Provides that the expenses of any district election shall be borne by the entire district and shall be paid out of the funds of the district.

**A.B. 524—SCUDDER.** Amends Secs. 821 and 827, Ag. C., re apple standards.

Sec. 821 changes "scale" to "scales" in requirements re extra fancy grade. "Fancy" Gravenstein apples must show red stripes or tinge of red. Adds three new standard grades, "commercial," "commercial loose" and "commercial and C grade loose," apparently applicable only to Gravenstein apples. Adds that "fancy loose" apples need not be well packed.

Sec. 827 adds that Gravenstein apples of size that will not pass through a ring 2½ inches in diameter need not be mature for C grade loose grade, but shall be properly matured in combination "fancy and C grade loose" or combination "commercial and C grade loose."

Urgency measure.

**A.B. 525—FIELD.** Adds Secs. 285, 285.1, 285.2, 285.3 and 285.4, Ag. C., re brands for apiary equipment.

Owner of apiary equipment may register brand with Department of Agriculture. Prescribes form of, and method of using brand. Unlawful to deface brands, or to possess equipment branded with another's brand unless bill of sale is filed with department.

**A.B. 526—DE LAP.** Amends Sec. 2, Act 1660, re registration of contractors.

Deletes provision that work of less than \$200 in value is exempt from provisions of act.

A.B. 527—NIELSEN. New act, "The Port District County Act."

Provides that a port district may be organized to have and exercise the powers granted in hill; may include contiguous territory in one or more counties, but no municipal corporation to be divided.

Authorizes creation of indebtedness.

A.B. 528—GEYER. Amends Secs. 4.750, 4.751, Sch. C., re average daily attendance of school districts.

Deletes entire provisions of present sections which provide that where attendance records have been lost, or where average daily attendance has been decreased because of public calamity, the average daily attendance for such year shall be computed by reference to the average daily attendance of the preceding school year, and the average yearly increase or decrease during the three years preceding; and that where the school district has not maintained school for three years preceding the emergency, the attendance shall be computed as the attendance of the next preceding school year, increased by 7 per cent thereof.

Bill provides that in such cases, the average daily attendance shall be estimated by the Superintendent of Public Instruction, which estimate shall be used as the actual average daily attendance for all apportionment purposes during that year.

A.B. 529—ANDREAS and CORWIN. Amends Sec. 94, Ag. C., re citrus fruit fairs.

See digest S.B. 219, substantially identical except in form of title and Sec. 1.

A.B. 530—REDWINE. Amends Secs. 758 and 759, Pol. C., re employees of courts of appeal.

Provides for additional officers at specified salaries for the Second District Court of Appeal.

Leaves the first district as now provided for, and provides for the second district one clerk and two deputies as now; one reporter instead of two; one bailiff instead of two; adds three legal secretaries with specified qualifications at \$1800 each per annum.

A.B. 531—REDWINE. Amends Sec. 2032, C. C. P., re depositions.

Allows the officer taking deposition to certify it if after five days' notice the witness does not appear and sign.

A.B. 532—REDWINE. Amends Secs. 423, 578, 587, 860, 1201, 1240, 1501, 1515, 1540, and 1630, adds Secs. 588, 1201a, and 1516, Prob. C., re estates of decedents and wards.

423. Present section provides for issuance of letters of administration to nominee of the person entitled, while bill provides for issuance to nominee of any person entitled to succeed to the estate. Also removes discretion of court as to appointment of nominee or other person where nomination not by child, parent, brother or sister of decedent, and gives such nominee priority next after those in the class of the person making the request.

578 and 1501. Amended to provide that the executor, administrator, or guardian may discharge a debtor of the estate only on such terms as may appear to the court to be for the best interests of the estate.

587 and 1515 extend the easements which may be dedicated or conveyed by an executor, administrator or guardian, to any easement for any purpose for which an easement may be acquired under the right of eminent domain.

860 and 1540 now permit the exchange of "real" property by an executor, administrator, or guardian. Bill authorizes the exchange of any property.

1201. Provides that certain notices relating to real property must be given by publication in the county in which property is located, as well as in the manner required by the general notice section.

1240 and 1630. Amendments include in the appealable orders in probate and guardianship, any orders instructing or directing an executor, administrator, or guardian.

588 and 1516. Adds provision that an executor, administrator, or guardian, may, when no other or different procedure is set out in the Probate Code, petition the court for instructions.

1201a. Adds provision that a notice of a petition for leave to execute a mortgage, deed of trust, or lease, shall, in addition to notice required by Sec. 1200, be published in a newspaper of general circulation in the county in which the estate is being probated, the first publication of which must be at least ten days before the hearing of the petition.

A.B. 533—DONIHUE. Adds Secs. 11615 and 12120, Ins. C., re accrual of agents' rights and commissions under casualty, liability, common carrier liability and workmen's compensation policies.

Provides that the rights of agents accrue and commissions become due upon the issue of the policy and the payment of the premium by the insured. Such rights or commissions may not thereafter be affected by any act of the insurer or insured.

A.B. 534—DONIHUE. Adds Secs. 2½ and 50½, Act 6386, Public Utilities Act, re petroleum production.

Requires petroleum producer to obtain certificate of public convenience and necessity from Railroad Commission before beginning or continuing to operate any well or plant, or before extending or increasing his plant use.

Provides that transfers of rights, privileges, franchises or permits must be authorized by commission.

Provides for regulation by commission of prices and operation in like manner as a public utility.

A.B. 535—DONIHUE. Adds Sec. 4a, Act 5410, Net Containers Act.

When food or medicine sold in containers, label or tag must show by whom contents were produced, when and where packed, and true statement of quality.

A.B. 536—DONIHUE. Adds Sec. 785, Ins. C., re statements of insurance agents.

Makes any statement made by an agent for the purpose of inducing a person to obtain a policy binding upon the issuing insurer.

A.B. 537—DONIHUE. Adds Secs. 10155 and 10156, Ins. C., re required provisions in life policies.

Every policy, hereafter executed, shall carry a provision that in case the insured dies and at that time the policy has a valuation which is in excess of the premium required to carry it to the next anniversary date, the amount of such excess shall be added to the face amount of the policy. Whenever such excess exists it may be withdrawn by the insured.

Every policy, hereafter executed, shall contain a statement showing the portion of the premium used for administrative purposes of the company, the portion which represents the cost of the policy on an actuarial basis and the amount which is held by the company to form a reserve in excess of the premium required to carry the policy to the next anniversary date.

A.B. 538—DONIHUE. Amends Sec. 341 and adds Sec. 341a, C. C., re powers of corporations.

Deletes provision giving corporations the power to acquire, subscribe for, hold, own, pledge and otherwise dispose of and vote and represent shares of stock, bonds and securities of any other corporation, domestic or foreign.

Adds provision that after January 1, 1936, a corporation doing business in this State, whether domestic or foreign, shall not have power to own, control, or vote the stock of any other corporation.

A.B. 539—CUNNINGHAM. Repeals Sec. 2.801, Sch. C., re liability of school districts for negligent injury to persons or property.

A.B. 540—HUNT. Amends Sec. 1, Act 3456, re work time of females.

Extends scope of act limiting hours to eight per day, forty-eight per week, to females, other than actresses, employed in the production of moving pictures.

A.B. 541—CASSIDY. Amends Sec. 9, Act 855, re bonds representing special assessments for public improvements.

Gives city which has purchased such bonds the same authority to sell or dispose of them that other bond owners have.

A.B. 542—JONES. Amends Secs. 4225 and 4225a, Pol. C., re county health officers.

Restricts county health officers to attending to public health matters in unincorporated territory of county. To operate in incorporated portions thereof only upon request by legislative body thereof. Amplifies provisions as to arrangements regarding operation in incorporated territory.

A.B. 543—JONES. New act authorizing counties to contract with municipalities, and the transfer by municipalities of functions to counties.

Skeleton bill.

A.B. 544—ROSENTHAL. New act, re civil service for cities.

Authorizes any city legislative body to adopt by ordinance a civil service system, to delegate authority to a city personnel officer or commission, and to contract with any city or county or any State department for the conduct of competitive examinations and other assistance. Requires majority vote of electors to withdraw officers and employees from civil service and penalizes certain political activity of civil servants.

A.B. 545—NIELSEN. Amends Sec. 17, Act 6386, Public Utilities Act, re reduced rates.

Subdivision 4 of Sec. 17, amended, to allow free or reduced rate transportation to contractors engaged in carrying out contracts with the United States, State or municipal governments.

A.B. 546—ANDREAS. Amends Sec. 159, Act 5128, California Vehicle Act, re disposition of moneys derived under said act.

Provides that money allocated to the counties may be expended in furtherance of flood control projects and in assisting districts organized for flood control purposes, as well as for highway purposes as at present.

A.B. 547—ANDREAS. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re flood control projects.

Authorizes each county to use its share of receipts from gasoline tax in the furtherance of flood control projects and in assisting flood control districts, whether such projects are inside or outside of cities in the county or are in another county.

A.B. 548—ANDREAS. New act, re Santa Ana flood control.

Appropriates \$----- to continue flood control work in the Santa Ana flood control, under supervision of Department of Public Works. Money to be used to purchase tools and equipment to be used by labor paid for as part of unemployment program of San Bernardino County, the State, or the United States.

A.B. 549—FISHER. New act, granting certain submerged lands and tidelands to city of Oakland in trust for harbor and navigation purposes.

A.B. 550—FISHER. Amends Sec. 2337 of the Pol. C., re establishments for care of children.

Clarifies language; makes no change in effect.



A.B. 551—FISHER. Adds Sec. 1a, Act 3426, re maternity hospitals.

Prohibits offering to dispose of children for adoption, as an inducement to a woman to enter any maternity home or hospital.

Prohibits advertisements in newspapers that children will be given or taken for adoption.

A.B. 552—MAYO. Adds Sec. 11725, Ins. C., re premiums on compensation policies covering mining risks.

Prohibits requiring payments for more than three months in advance for premiums on compensation policies covering mining property. Policies may still be issued for more than three months.

A.B. 553—MORGAN. Adds Secs. 762.5, 762.6 and 762.7, Veh. C., re traffic violations.

Provides that upon conviction for reckless driving or driving while under the influence of drugs or liquor, court may order motor vehicle in relation to which offense was committed to be impounded for such period as court determines. If defendant is owner or was operating vehicle with consent of owner no proceeding in claim and delivery may be had.

Court may also order defendant to refrain from driving motor vehicle before a certain date to be fixed by court. Provides penalties for such person who operates a motor vehicle during period and for anyone who knowingly loans, rents, or gives motor vehicle or the use thereof to such person during said period.

A.B. 554—MORGAN. Amends Sec. 463, Sts. & H. C., re secondary State highways.

Extends Route 60 (Roosevelt Highway), which now goes to Winward Avenue in Venice, to Trolleyway south of Avenue 66 in Playa del Rey, via portions of the Promenade in Santa Monica and of Ocean Front Walk in Los Angeles.

Sec A.B. 555.

A.B. 555—MORGAN. Amends Sec. 7, Act 3303a, re secondary State highways.

Same as A.B. 554, but directed to existing law.

A.B. 556—MORGAN. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Increases exemption on life insurance from instances where premiums do not exceed \$500, to instances where premium does not exceed \$1,000. Adds exemption of all money or other benefit paid, provided or allowed or to be paid, provided or allowed under any disability, accident or health insurance.

A.B. 557—MORGAN. Adds Sec. 2770, C. C., re life, health and accident insurance policies.

Provides that policy of life, health, and accident insurance, issued after January 1, 1936, constitutes the entire contract. Invalidates reference to any other writing unless indorsed on, or attached to, policy. All statements of insured to be considered representations and not warranties, in the absence of fraud. Prohibits waiver of these provisions.

A.B. 558—MORGAN. Amends Sec. 2766, C. C., re measure of liability in life and disability insurance policies.

Present section provides that unless the interest of a person insured is susceptible of exact pecuniary measurement, the measure of indemnity is the sum fixed in the policy. Bill deletes exception as to indemnity susceptible to exact pecuniary measurement.

A.B. 559—FISHER. Claim bill, \$3,843, A. C. Brunzell and E. S. Brunzell.

A.B. 560—DONNELLY. Amends Secs. 2.870, 2.871, 2.872, 2.885, 2.887, 2.890, 2.911, 2.917, 2.940, 2.941, 2.990, 2.1055, 2.1090, 2.1152 and 2.1199, Sch. C., re election of school trustees.

Changes date of election from last Friday in March to first Friday in June; time of taking office from first day of May to first day of July.



A.B. 561—DONNELLY. Adds Sec. 488, Ins. C., re cancellation of insurance policies.

Provides that notwithstanding anything in any policy to the contrary, a notice of cancellation shall be ineffective unless such notice is accompanied with payment to the insured of the unearned premium on the policy.

A.B. 562—DONNELLY. Amends Sec. 871, Act 5233, re taxes in cities of the 5th and 6th classes.

Section now provides that property sold for city taxes may be redeemed upon the terms now or hereafter provided for redemption of property sold for State taxes. Bill changes the word "State" to "county."

A.B. 563—CRONIN, FISHER and ANDREAS. Amends Secs. 691, 694, 695, 696, 697, and 865, adds Sec. 697.5, and repeals Sec. 691.6, F. & G. C., re striped bass.

691 provides that striped bass may be taken only by angling with hook and line, and not more than three hooks, artificial lines excepted, may be used on any line for the purpose of taking striped bass. The provision prohibiting the sale of striped bass taken with hook and line has been omitted.

691.6 relating to striped bass fishing on a certain portion of the Feather River is repealed.

694 provides that it is unlawful to take or possess any striped bass under 12 inches in length (formerly only the taking was prohibited). Deletes the portion relating to sale of bass less than 20 inches long or more than 10 pounds in weight.

695 provides that not more than five striped bass may be taken by any person during one day, and that not more than one daily bag limit may be possessed by any person during one day. Deletes former provisions allowing commercial fishermen, etc., to possess more than five striped bass.

696 makes it unlawful to buy or sell striped bass and prohibits possession and transportation of striped bass for the purpose of sale. Deletes former provision relating to the sale of striped bass.

697 provides that no striped bass may be transported or carried out of or into this State (formerly it only prohibited export).

697.5 directs that any striped bass incidentally taken with lawfully taken shad in District 12B must be turned over to State, city or county institutions according to rules of the commission.

865 deletes the provision permitting taking of striped bass with gill nets.

A.B. 564—CRONIN. Amends Act 5994, re narcotics.

Skeleton bill.

A.B. 565—CRONIN. Amends Act 5994, re narcotics.

Skeleton bill.

A.B. 566—CRONIN and GILMORE. New act, re unemployment reserves.

Adapts the "Wisconsin system" for the establishment of unemployment reserves in this State. The provisions of the act are not to become compulsory if the employers of not less than ----- employees have voluntarily complied with the provisions of the act prior to June 1, 1936, and if the required number do not do so the compulsory provisions shall take effect July 1, 1936.

Employees coming within the provisions of the act do not include farm laborers, personal or domestic servants, employees on governmental relief projects, elected or appointed public officials, school or university teachers, certain persons employed in interstate commerce, and those unable or unwilling to work normal full time.

A complete system of benefits for unemployed is set out, for total unemployment at the rate of 50 per cent of the average weekly wage not to exceed \$10 a week, and not less than \$5 a week.

An unemployment reserve fund is established and each employer is required to keep a separate unemployment reserve account in this fund. No employer shall become liable for benefits until one year has elapsed from the time that he began to make the regular contributions required of him under the act.

The contributions regularly payable by each employer into his account shall be an amount equal to 2 per cent per annum of his pay roll. During the employer's first two years of contributions, and whenever thereafter his account amounts to less than \$55 reserve per employee, the employer shall make contribution to the fund at the rate of 2 per cent per annum of his pay roll. Whenever the account amounts to \$55, but less than \$75 reserve per employee, the contribution shall be 1 per cent per annum of the pay roll, and whenever the account has a reserve of \$75 or more no contribution to the unemployment reserve fund shall be required of the employer.

The employer's "account" is liable to pay benefits in the ratio of one week of total unemployment benefit to each four weeks of employment of the employee by such employer during the fifty-two weeks preceding the date in which the employee was employed by the employer, and the employer's account shall at no time be liable to pay benefits beyond the amount that is on hand in such account.

The State Department of Industrial Relations is authorized to administer the provisions of the act and an "Unemployment administration fund" is created to carry out the provisions and purposes of the act.

An appropriation of \$----- is made to the Department of Industrial Relations to be expended in administration of the act during the 87th and 88th fiscal years.

A.B. 567—MARTIN. Amends Secs. 3817f and 3817g, Pol. C., re amount to be credited on redemption of property from sale for delinquent taxes.

Bill adds word "thereon" in each section after phrase "without interest."

A.B. 568—MARTIN. Amends Sec. 4305, Pol. C., re county salary fund.

Proceeds of tax levy to raise money for county salaries shall be paid into salary fund. Salary fund now consists only of fees paid into county treasury.

A.B. 569—MARTIN and LATHAM. New act, re refunding bonds of special improvement districts payable from special assessments.

Skeleton bill.

A.B. 570—KALLAM. New act, re refunding bonds of special improvement districts organized under Act 5184, the Municipal Improvement District Act of 1915.

Skeleton bill.

A.B. 571—FIELD. Adds Sec. 15a, Act 8209, Improvement Bond Act of 1915, re purchase and cancellation of street bonds by cities.

Authorizes any city to purchase out of any available funds bonds issued under said act, to cancel them, and to reduce installments of principal and interest payable by property owners within the assessment district. Such reduction is to be credited upon payments due for the last year in which principal and interest installments secured by assessments for payment of the bonds would be collected, and when the credit is more than sufficient, then to be credited to next preceding installments in turn until said credit is exhausted.

Authorizes city legislative body after notice and public hearing to waive penalties attaching to any delinquent payment pursuant to this act. Penalties collected under the act inure to benefit of the city and not to bond redemption fund unless city otherwise determines.

A.B. 572—REAVES, FLINT, VOIGT, CLARK, PELLETIER, TURNER, GILBERT, GLOVER, DONIHUE, HUNT, McMURRAY, HEISINGER, RALPH W. EVANS, JONES, LORE, HAWKINS, LAUGHLIN, GEYER, BOYLE, CASSIDY and ROSENTHAL. Amends Sec. 1, Act 4933, re hours of labor in smelters and underground work.

Changes maximum time from 8 to 6 hours within 24. Fixes maximum of 30 hours a week.

A.B. 573—VOIGT, FLINT, PELLETIER, DONIHUE, HUNT, JONES, TURNER, GILBERT, GLOVER, McMURRAY, HEISINGER, MEEHAN,

LORE, LAUGHLIN, CASSIDY, CLARK, RALPH W. EVANS, HAWKINS, ROSENTHAL, BOYLE, REAVES and GEYER. Amends Sec. 653e, Pen. C., re hours of labor on public works.

Reduces hours of labor of any laborer, workman, or mechanic employed on any public work from eight to six hours per day, and limits such labor to five calendar days in any one week.

Makes the above provisions apply also to any private contractor, engaged in any construction work within the State.

S.B. 167 apparently identical.

A.B. 574—PELLETIER, VOIGT, FLINT, HUNT, JONES, TURNER, GILBERT, GLOVER, DONIHUE, McMURRAY, HEISINGER, MEEHAN, LORE, LAUGHLIN, GEYER, CLARK, RALPH W. EVANS, ROSENTHAL, REAVES, HAWKINS and BOYLE. Adds Secs. 3246a and 3246b, and amends Secs. 3244, 3245 and 3246, Pol. C., re hours and wages.

See digest S.B. 166, apparently identical.

A.B. 575—MALONEY. New act, re public utilities.

Provides that utilities selling gas or electricity shall not sell, lease or otherwise transfer any interest in or possession of any kind of personal property other than gas or electricity. Excepts property not acquired for resale.

Prescribes penalty for violation and authorizes the Railroad Commission to determine whether utilities are violating this act.

A.B. 576—RILEY. Repeals Sec. 924, Pol. C., re affidavits by auditors of State or political subdivision accounts.

A.B. 577—GILMORE. Amends Sec. 1168, Pen. C., re sentencing of prisoners.

Provides that court in sentencing prisoner is to fix term of imprisonment. Deletes provision for fixing of terms by State Board of Prison Directors.

A.B. 578—FRAZIER. New act, levying an excise tax on the sale of oleomargarine.

See digest S.B. 244, apparently identical.

A.B. 579—DESMOND. Amends Sec. 1153, Prob. C., re reports of public administrators.

Limits requirement that public administrators must report on estates every six months, to estates coming into his hands within last six months. Changes requirement that copy of such report must be filed with papers of each estate on first Monday in January and July of each year, to require such filing within 60 days after such dates.

A.B. 580—DESMOND. Amends Sec. 760, Prob. C., re contracts by public administrator for the sale of property.

Provides that public administrator may employ a licensed auctioneer to sell any property of estate being administered by public administrator, and may pay a commission therefor from the proceeds of sale.

A.B. 581—DESMOND. Amends Sec. 755, Prob. C., re confirmation of sales of property.

Makes it unnecessary for the public administrator to secure confirmation of a sale where the purchase price is less than \$25. Releases him from responsibility for any claimed excess of the value of the property over the amount actually received, if the sale was made in good faith.

Deletes provisions requiring verified report, and the filing of petition for confirmation within 30 days after sale. Deletes provisions re setting petition for hearing and notice thereof.

A.B. 582—DESMOND. Amends Sec. 660, Prob. C., re setting aside property exempt from execution.

Present section provides for the setting aside of property of the decedent exempt from execution on petition therefor. Bill limits this to property which has not been disposed of prior to filing petition.

A.B. 583—DESMOND. Amends Sec. 1144, Prob. C., re disposition of estates in hands of public administrator.

Present section provides for disposition of such estates, without administration, where the value thereof does not exceed \$100. Bill raises this to \$200.

A.B. 584—DESMOND. Amends Sec. 4307, Pol. C., re traveling expenses of county officers.

Adds public administrators to those public officers whose necessary traveling expenses to their association conventions are county charges.

Such county charges can not exceed \$50 a year for each officer.

A.B. 620 apparently identical.

A.B. 585—NIELSEN. Amends Secs. 8, 10, 42, 47 and 108, Act 5847, re State Employees' Retirement System.

Changes set up of Board of Administration so that Attorney General or a deputy designated by him, supplants president of Civil Service Commission and so that members of the board elected from the retirement system are elected under the supervision of the board and shall not be retired members of the system.

Deletes obsolete provisions re first members of board. Provides for four-year terms for members of the board other than ex officio members, but leaves present terms unchanged. Vacancies to be filled by Governor for unexpired term.

Provides that absence due to service in military or naval forces during war or National emergency is State service for purpose of qualification for benefits, but only for purpose of calculation of benefits if contributions are continued by the member during such service.

Provides that the compensation paid from the vocational educational fund to members of the system as employees of the Department of Education shall be considered as paid from the general fund of the State, in determining the sum to be paid to the retirement fund out of the State treasury.

A.B. 586—KALLAM. New act, re fees to be paid by transportation companies.

Provides that railroads, express companies, freight forwarders, operators of vessels, and highway transportation companies shall file, every three months, a statement indicating their gross operating revenue. A fee of one-fourth of one per cent of the amount thus indicated shall be paid to the Railroad Commission.

Gross operating revenue includes all intrastate transportation by the above agencies, but excludes revenue derived from transportation of vehicles by ferries.

See S.B. 329, S.B. 355.

A.B. 587—KALLAM. New act, re highway transportation.

Substantially identical with S.B. 329, except as follows:

Sec. 1, sub. (f), omits "as an accommodation" after "casual transportation services."

Sec. 11, page 4, line 20, "all transportation services performed including" omitted after "value of."

Sec. 12. Last portion of section omitted, commencing with "including any additional."

Sec. 13. Fourth line "Railroad Commission shall" changed to "may."

A.B. 588. KALLAM. New act, to be known as the "Severance Tax Law."

Levies a tax of 1 per cent of the gross market value of natural resources severed from the earth or water, including all forms of timber or other forest products, ores, minerals, oil and gas.

The taxpayer reports and pays quarterly.

Administered by the State Board of Equalization.



A.B. 589—KALLAM. New act, "Land Subdivision Act," re maps of subdivisions.  
Provides for filing and authentication of maps and plats of subdivisions.  
Permits local ordinances on subject within certain prescribed limits.  
Repeals Act 4578. re recordation of maps of subdivisions.

A.B. 590—CRONIN. Amends Sec. 2309, C. C., re oral authorization.  
Declares that an oral authorization for the sale of personal property is sufficient.

A.B. 591—CRONIN. Adds Sec. 605d $\frac{1}{2}$ , C. C., re nonprofit, nonstock corporations.  
Provides that, unless the articles provide otherwise, the vote for, consent to, or approval of, an amendment of the articles, or the sale or disposition of all or substantially all of the assets, or the winding up and dissolution of a nonprofit corporation which is not authorized to issue shares or has not charged membership dues or fees of its members, may be given by a majority of the members having voting power who are present at any regular or special meeting of the members, after notice of such meeting.

A.B. 592—CRONIN. New act, "Uniform Trust Receipts Law."  
See digest A.B. 291, substantially identical, except that A.B. 291 adds provisions of this bill as amendment to Civil Code.

A.B. 593—CRONIN. New act, re injunctions in labor disputes.  
Prohibits injunctions and orders restraining or declaring unlawful the giving of publicity as to labor disputes. Defines "labor dispute."

A.B. 594—CRONIN (by request). Amends Sec. 2274, C. C., re compensation of trustees.

Present section refers to section 1700, C. C. P., repealed by Probate Code and incorporated in Prob. C. 1122, to which reference is made in bill.

A.B. 595—CRONIN (by request). Amends Sec. 54, Prob. C., re nuncupative wills.  
Such will may be made by person in expectation of death from injury received within preceding 24 hours, rather than injury received the same day.

A.B. 596—CRONIN (by request). Amends Sec. 929, Prob. C., re payments of claims.

Present law allows the court to settle accounts of executors or administrators where they have paid the debts of the decedent without requiring the filing of verified claims. Bill requires the filing of some written demand or statement within the time allowed for the filing of claims. Requires corroboration of testimony of executor or administrator.

An executor or administrator may be allowed any item not exceeding \$100, which he has expended in payment of any current debt of the estate, supported only by his oath that it was so paid, but the total amount of such items shall not exceed \$500 in all his accounts.

Executor or administrator must, upon demand of anyone interested in the estate, furnish within five days, an itemized statement of the particulars of any of such items. Failure to give statement is contempt of court, and item may be disallowed and removed from account.

A.B. 597—CRONIN (by request). Adds Sec. 3370, C. C., re attorney's fees.

Declares that in all actions the successful party is entitled to reasonable attorney's fees to be fixed in the judgment.

A.B. 598—LATHAM. New act, re constitutional convention.

Provides for the election of a delegate from each Assembly district.  
Calls a special primary election for August, 1935, to be held in the same manner as the regular August primary except that only candidates for delegate shall be nominated.



Calls a special election to elect delegates for the first Tuesday after the first Monday in November, 1935, at which only delegates shall be voted for.

Calls the convention to meet at Sacramento the first Monday of January, 1936, and provides for the election of a delegate to be president and allows "such secretaries and other officers" as they deem necessary; allows the hiring of expert, technical and general assistance; provides compensation of \$12 a day for members for each meeting day and the same mileage as members of the Legislature, but allows no compensation after the expiration of 100 days of actual session. Requires the Governor to attend at the opening and administer the oath and to preside at all meetings until the election of the president. The Secretary of State shall call the roll at the opening.

Requires that all public officers and employees furnish the convention with information, documents, etc. (except confidential records), as may be required. The convention is judge of the election and qualifications of its members.

Requires a journal to be kept and a shorthand report to be made of the proceedings which, with the constitution agreed to, shall be filed with the Secretary of State within 30 days after adjournment, and the report and constitution shall be published and available for purchase not less than 60 days before the general election in 1936. Delegates shall have the same privileges and immunities as members of the Legislature and shall not be questioned in any other place for any speech in the convention.

Provides procedure for expulsion and punishment of members, officers and employees and confers power to subpoena witnesses and conduct investigations and to punish for contempt, for certain specified offenses.

Declares certain acts and conduct felonious.

Requires a bond from the secretary and gives the convention power to require a bond from any other officer or employee.

Calls a special election to be consolidated with the general election in 1936 at which the Constitution will be submitted for ratification by the people and provides that the returns shall be certified to the Governor who, with the assistance of the Controller, Treasurer and Secretary of State, shall compare the returns and make proclamation.

A vacancy occurring in the convention shall be filled by the Governor. Makes an appropriation for the expenses of the convention.

A.B. 599—FISHER. Amends Sec. 1322, Pen. C., and Sec. 1881, C. C. P., re testimony of one spouse against the other.

Recasts Sec. 1322, Pen. C., to apply both to disqualification of witness and privileged communications. Adds to exceptional cases in which spouse may testify, kidnapping and certain sex crimes.

Deletes from Sec. 1881, C. C. P., re privileged communications, reference to criminal cases, which is incorporated in amendment to Penal Code section.

A.B. 600—BREED. Amends Sec. 3, Act 8202, re discontinuance of city streets as part of county highway system.

Existing law makes such discontinuance effective 10 days after filing with city clerk of a resolution of county board of supervisors. Under bill such discontinuance not effective and highway not a city street until city legislative body concurs by resolution.

A.B. 601—BREED. Amends Sec. 1704, Sts. & H. C., re discontinuance of city streets as part of county highway system.

Requires county or its agents to fully complete improvements commenced on any such highway before it may be relinquished to city.

A.B. 602—RICHIE, REAVES and FLINT. New act, re operators of motion picture machines.

Provides that operator in theater or motion picture house must devote entire attention to work without distraction of any kind. Person responsible for dereliction is guilty of a misdemeanor.

A.B. 603—**RICHIE, REAVES, ROSENTHAL, STREAM, WALLACE, PELLETIER, MCCARTHY, FLINT, LORE, MILLER and MORGAN.**  
Amends Sec. 4223, Pol. C., re county hospitals.

Expectant mother unable to pay for necessary care to be admitted to county hospital regardless of length of residence in county.

A.B. 604—**LYON, JONES, HERBERT J. EVANS, HUNT, HAWKINS, MARTIN, MCBRIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE.** Adds Sec. 4052d, Pol. C., re use of public parks for exposition purposes.

Gives board of supervisors authority to allow public parks to be used for exposition or fair purposes for which the granting of public moneys or other things of value is authorized by the Constitution or laws of this State.

A.B. 605—**LYON, JONES, HERBERT J. EVANS, HUNT, HAWKINS, MARTIN, MCBRIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE.** New act, re Pacific Exposition.

Creates California Pacific Exposition Commission of five members appointed by Governor, one a member of State Agricultural Society Board of Directors, and one a member of State Board of Agriculture, to serve without compensation but to receive traveling expenses.

Authorized to construct and maintain a building at Pacific Exposition, Los Angeles County, in 1937-1938, and to collect and maintain exhibits therein.

Appropriates \$500,000.

A.B. 606—**LYON, JONES, HERBERT J. EVANS, HUNT, HAWKINS, MARTIN, MCBRIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE.** Adds Sec. 2699, Pol. C., re closing highway or street for exposition.

Authorizes board to close temporarily any public highway, street, or place, for use of exposition or fair to which public support granted. Use must terminate within a year after closing of exposition or fair.

A.B. 607—**LYON, JONES, HERBERT J. EVANS, HUNT, HAWKINS, MARTIN, MCBRIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE.** New act, re Pacific Exposition.

Creates "Pacific Exposition Commission" of five members appointed by Governor within one year after ratification of act by people.

Provides for issue, sale and redemption of 5000 one thousand dollar bonds; creation of "California Pacific Exposition fund" and "Interest and sinking fund of California Pacific Exposition bonds"; appropriation from general fund.

To provide funds for Pacific Exposition to commemorate completion of Boulder Dam to be held in Los Angeles County in 1937-1938 and thereafter as commission may determine.

General provisions specifying powers and duties of commission and its cooperation with "Pacific Exposition" nonprofit corporation on which responsibility for exposition rests.

Act to take effect upon adoption of constitutional amendment.

A.B. 608—**RICHIE.** New act, re hours of labor of female domestic employees.

Provides that no such servant when living in the premises of the employer, shall work more than 10 hours per day, 60 hours or 6 days per week; nor, when not living there, more than 8 hours per day, nor 48 hours or 6 days per week. Defines actual working hours. Misdemeanor to require or permit violation.

Requires the Division of Labor Statistics to enforce act and invests the Commissioner, his deputies, and agents, with the power of peace officers for such purpose.

A.B. 609—**EICKE.** Adds Sec. 1582a, Pen. C., re hours of prison guards.

Provides that except in an emergency no State prison guard shall be required to work more than eight hours per day.

A.B. 610—RILEY. Amends Sec. 1463, Pen. C., re disposition of fines collected in municipal courts.

Adds provision that all fines and forfeitures collected in such court upon conviction or upon forfeiture of bail following arrest by officer employed by city for which court is established shall be paid into general fund of city. Deletes provision dividing all fines and forfeitures between city and county on basis of 25 per cent and 75 per cent.

A.B. 611—PATTERSON. New act appropriating moneys for support of California Polytechnic School.

Skeleton bill.

A.B. 612—REDWINE. Amends Sec. 1239, C. C. P., re classifying real property in eminent domain proceedings.

Amends class 2 so as to include public streets, avenues, alleys, lanes, courts, places, sidewalks, highways and roads.

A.B. 613—RILEY. Adds Sec. 14, Act 2834a, re deposit of public money.

Exempts revolving funds from operation of act, as well as funds referred to in Secs. 4308, 4310, Pol. C., district attorneys' and sheriffs' special fund.

A.B. 614—CUNNINGHAM. Amends Sec. 1680, Sts. & H. C., re extension of county aid to cities for street purposes.

Permits such aid for maintenance or repair of all or any part of a street within a city or extending along or across a boundary of the city.

See A.B. 342.

A.B. 615—DELAP. Amends Sec. 2, Act 1660, Contractors License Law, re application of law to certain work.

Deletes exemption of work on one undertaking the aggregate contract price for which, for labor, materials, and other items is less than \$200.

A.B. 616—MISS MILLER. New act, re establishment of institution for rehabilitation of drug addicts.

Skeleton bill.

A.B. 617—McMURRAY. Claim bill, \$33,300. Disbursing officer of Department of Industrial Relations.

Provides for payment of \$31,577.75 from subsequent injuries fund and payment of \$1,722.25 from general fund.

A.B. 618—KALLAM. New act, re greyhound racing.

Creates California Greyhound Racing Board to have jurisdiction over all greyhound racing where betting is had on the results thereof, and over all persons engaged therein. States powers and duties of board. Directs that 3 per cent of the first money of every purse won by a California bred animal shall be paid to the breeder of the animal.

Board to consist of three members, appointed by Governor. Shall receive no salary but receives actual expenses. Board to appoint a secretary at salary not to exceed \$4,000 per year, and such other employees as may be necessary. Only pari-mutuel system of wagering to be used and then only by the use of the totalizator or the like.

Classifies counties according to population into three classes and sets out number of racing days allowed to each and the license fee deposit for each class, to be returned if license fees paid. Licensee's commission 8 per cent, State's fee 4 per cent of money handled.

Directs all moneys received by the board under the act shall be credited to the Old Age Pension Fund.

A.B. 619—DESMOND. Amends Sec. 852 and adds Secs. 852a and 852b, Pol. C., re location of State offices.

Provides for location in Sacramento of some 54 State offices. Chief of each such office to reside in Sacramento. State Controller to withhold warrant of any officer not complying with these provisions.

A.B. 620—DESMOND. Amends Sec. 4307, Pol. C., re traveling expenses of county officers.

See digest A.B. 584, apparently identical.

A.B. 621—JOHNSON. Amends Secs. 2240, 2255, Pol. C., re school for deaf and school for blind.

Adds to provisions regarding dental work, eye care, operations and hospitalization of children in such schools, provisions for reimbursement of Department of Education by parent or guardian of child for emergency expenditures, and provision that money expended for such purposes in emergencies by department, for which it is not reimbursed, constitutes a county charge.

A.B. 622—DAWSON. Amends Secs. 172 and 173-1, Sch. C., re transportation of pupils.

Allows governing boards of school districts to pay parents or guardians of pupils, in lieu of providing transportation for such pupils, not to exceed 3 cents per mile one way for each day of attendance of each pupil, the maximum of 50 cents per day for each day. No payments are to be made for pupils living less than two miles from the school.

Deletes provision limiting payments to parents for transportation of children in same household to 75 cents per day.

Does not interfere with the right of governing boards of school districts entering into contracts for the transportation of children for a compensation larger than provided in sections 172 and 173-1.

A.B. 623—MARTIN. Amends Sec. 2653, Pol. C., re road district taxes.

Provides that present county road tax of not exceeding 40 cents on \$100 of assessable property shall be a road district tax instead of a general county tax.

A.B. 624—BOYLE. Amends Sec. 61, Bank Act, re investments.

Adds flood control district bonds to list of bonds in which savings banks may invest.

A.B. 625—MCBRIDE. Amends Sec. 782, F. & G. C., re lobsters.

Changes season from September 1-February 1 to October 1-March 15.

A.B. 626—MCBRIDE. Amends Secs. 86 and 87, F. & G. C., re fish and game districts.

Transfers the following islands and adjacent waters from District 19 into District 18: Santa Cruz, Santa Rosa, San Nicholas and San Miguel.

A.B. 627—COTTRELL, WILLIAMSON, CRONIN, BRENNAN, REDWINE, WATERS, CLARK, CUNNINGHAM and WALLACE. New act, re retirement of judges.

Provides retirement with retirement allowance, of Justices of the Supreme Court, District Courts of Appeal, and of judges of superior courts in counties in which provisions of Sec. 26 of Art. VI of the Constitution are adopted.

Provides for retirement for age at 70 years of one who has been judge of Supreme Court, District Court of Appeal or superior court for 12 years within 15 preceding years; allowance to be one-half salary last received as incumbent of judicial office to which judge was elected.

Provides for retirement of judges by Governor for disability. If eligible for retirement for age, that retirement salary applies. If not, receives such half-salary



for five years, and thereafter for a period equal to half of time by which total service as judge within last 20 years exceeds five years.

If retired judge engages in gainful occupation, retirement salary ceases. If he holds public office, retirement salary reduced proportionately. Retired judge, with his own consent, may be assigned to sit in court by judicial council.

A.B. 628—GARIBALDI. Repeals Sec. 113, Act 3854, requiring 10 per cent of bond-holders to join in suit by bond-holders for injunction against irrigation district, or board of directors thereof.

A.B. 629—GARIBALDI and CHATTERS. Amends Sec. 11, Act 3857a, California District Securities Act, re irrigation districts.

Present section provides that when irrigation district defaults over 20 per cent of obligations, it is subject to control of commission. Bill provides that it may become so subject only upon application of district. Deletes provision that creditor of district may give notice to commission. District not under control of commission in any case until commission approves a reduced assessment.

Extends section from November 1, 1935 to November 1, 1937.

Urgency measure.

A.B. 630—STREAM. Amends Secs. 71 to 73, 104, 135, 136, 160 and 194; adds Secs. 101.5, 104.5, 136.5, 233, 820 to 823, and 835 to 837; repeals Secs. 74, 112 and 134, Sts. & H. C., re State highways. Department of Public Works and California Highway Commission.

Secs. 71 and 72. Deletes abandonment provisions which are covered in Secs. 835 to 837. Permits abandonment of any easement or portion thereof rendered unnecessary by relocation of highway.

Sec. 73. Authorizes Highway Commission to relinquish State highways to county or city only when superseded by relocation.

Sec. 101.5. Authorizes department to take earth, stone, gravel and sand from State lands not devoted to governmental use for use on adjoining highway.

Secs. 104 and 104.5. Authorizes department to acquire land to exchange for rights of way, permitting condemnation for such purpose only when owner of land needed for right of way has in writing agreed to exchange and when exchange will result in economy.

Secs. 135, 136 and 136.5. Exempts from provisions of State Contract Act and Act 6423 contracts for relocation of structures on new right of way and for renting of tools and equipment; if total consideration of such contracts exceeds \$500, competitive bidding is required.

Sec. 160. Reduces minimum permissible width of State highway rights of way from 80 to 40 feet.

Sec. 194. Regarding expenditure of gas tax money in cities on basis of population, establishes population of cities incorporated since last census at three times number of registered electors.

Sec. 233. Vests in the State all title to highway rights of way acquired by the public or any governmental agency and subsequently declared a State highway.

Secs. 820 to 823. Contains assent to Federal Highway Act and prescribes authority of department regarding performance of cooperative highway work with Federal Government.

Secs. 835 to 837. Authorizes commission to abandon any portion of State highway superseded by relocation unless any person would thus be deprived of access to his property; provides abandonment or vacation to be by resolution of commission, which may be recorded, thus completing the abandonment or vacation; provides that abandoned easement reverts to owner of underlying fee and where State owns fee, property to be disposed of as provided for property no longer necessary for highway purposes.

A.B. 631—STREAM (by request). Amends Sec. 3897, repeals Sec. 3898 Pol. C., re sale of land deeded to the State for delinquent taxes.

Deletes the requirement of filing the tax deed with the Controller and provides that the sale shall be made by the auditor instead of the tax collector.

Removes power of supervisors to object to the sale by resolution and the present provisions as to notice, and provides that when the State still is the owner the



auditor shall sell at the request of a party seeking to purchase the land who has deposited the necessary fees.

Provides for publication of notice in a newspaper designated by such party in the form prescribed, and for notice by registered mail to the person to whom the land was last assessed according to the assessment roll in the auditor's office and to the State Controller.

Forbids the acceptance of any bid for less than \$5 and expenses of the sale, and provides that the party seeking to purchase must deposit with the auditor a sufficient sum to defray expenses.

Prescribes the form of deed to be executed to the purchaser, and for disposition of the proceeds and for the auditor's report to the assessor and recorder.

If a sale under Secs. 3897 or 3771 declared void, no decree of forfeiture shall be made until the former owner has repaid to the purchaser the amount paid by the latter, including taxes and assessments.

If the property sold is within a taxing agency, such agency may buy at the sale, and from it another taxing agency may redeem by paying the sum so bid and interest at three-fourths per cent per month and taxes, assessments, penalties, interest and costs which are a lien against said property and due the bidder; and so on with any other taxing agency in the district. The owner may redeem from a taxing agency by making the same payments and will receive a certificate of redemption which must be filed with the recorder. Defines taxing agency.

No person whose estate was sold to the State can be a bidder at sale. If land belonging to the United States or to this State is sold under Secs. 3897 or 3771, the purchaser may claim a refund from the county of the amount paid by him.

Deletes provisions of Sec. 3897 re disposition of moneys received on account of a sale, until to the State Controller and the duty of the State Controller thereupon, the duties of the board of supervisors, and the auditor as to the effect of the deed given by the tax collector and as to actions to set aside proceedings under Sec. 3897.

Repeals Sec. 3898, re disposition of tax deeded land and money derived from sale thereof.

A.B. 632—STREAM (by request). Amends Secs. 11 and 12, Act 5215, re redemption of property sold for delinquent assessments.

Permits redemption before expiration of three years, instead of one year, from date of sale and reduces penalty on redemption from 1 per cent to  $\frac{3}{4}$  of 1 per cent per month until paid.

Provides deed of property sold for delinquent assessments is conclusive evidence of regularity of all proceedings prior to its execution which Legislature could originally have dispensed with and is prima facie evidence of proceedings Legislature could not dispense with.

Provides further as to effect of such deed, what it conveys, and priority of various assessments and taxes on the property involved.

Urgency measure.

A.B. 633—STREAM (by request). Adds Sec. 3897 $\frac{1}{2}$  to the Pol. C., re sale of land deeded to the State for delinquent taxes.

Except when otherwise disposed when the State is still the owner of land sold to it for taxes, the county auditor shall in the year 1937 and every fourth year thereafter, sell it at public auction in the manner herein described.

The remainder of the bill repeats the same provisions as are contained in the amendments to Sec. 3897 proposed by A.B. 631, except that the paragraph of A.B. 631 forbidding the acceptance of a bid under \$5 and requiring the advance payment of expenses by the party seeking to purchase, is not included in this A.B. 633.

See A.B. 631.

A.B. 634—STREAM (by request). Repeals Sec. 3774, Pol. C., re lease and sale of lands held by the State or agency thereof by reason of sale for delinquent taxes or assessments.

A.B. 635—STREAM (by request). Amends Sec. 3787, Pol. C., re certain deeds to the State.

Makes a tax deed, duly acknowledged, conclusive evidence of the regularity of all proceedings leading up to and including the execution of the deed, and prima facie evidence of the regularity thereof.

Provides that such deed give the State absolute title to the property free and clear of all encumbrances, except when land owned by United States. Deletes former provisions re the encumbrances which remained on such property after the deed to the State.

A.B. 636—HAWKINS. Adds Sec. 5.129, Sch. C., re exemption from teacher's examinations.

Skeleton bill.

A.B. 637—HAWKINS. Adds Sec. 21a, Act 3966, Juvenile Court Law, authorizing juvenile court and county probation committee or department to establish public councils or committees and to cooperate with the same in preventing or decreasing juvenile delinquency.

A.B. 638—WELSH. Amends Secs. 997, 1009, 1116, 1117, 1166, 1188, 1262, 1297, 1302, 1371 and 1384, Pen. C., re refund of bail money.

Provides that in cases where refund is proper it shall be made to person found by the court to have deposited the money. Present provisions are that refund to be made to defendant.

A.B. 639—BREED. Amends Sec. 69, C. C., re applications for marriage license.

Provides that only one, rather than both, parties need appear and sign application before the county clerk. Other party may sign before some officer authorized by law to administer oaths, who shall take the acknowledgment without charge. Changes "notice of intention to marry" to "application for license to marry."

A.B. 640—FISHER, DONIHUE, CASSIDY, BREED, MEEHAN, JOHNSON and WAGNER. New act, establishing additional secondary State highway from Route 14 via Lake Temescal to Route 5.

See A.B. 641.

A.B. 641—FISHER, DONIHUE, CASSIDY, BREED, MEEHAN, JOHNSON and WAGNER. Adds Sec. 611, Sts. & H. C., establishing same secondary State highway as A.B. 640, but directed to the Sts. & H. C.

A.B. 642—VOIGT (by request). New act, re districts for acquisition, construction or extension of water works, water systems or water distribution systems.

Provides for formation of district within municipality, upon petition of 10 per cent of qualified electors and an election. Governing body of municipality is to be governing body of district.

Provides for issuance of bonds, and for tax to pay bonds and interest.

A.B. 643—HERBERT J. EVANS. Amends Sec. 320, C. C., re elections of corporation directors.

Provides that shareholders of mutual water companies and citrus associations shall be entitled to the right of cumulative voting.

A.B. 644—HUNT. New act, re operation of street cars and busses.

Forbids public utility to operate with crew less than two men, motor bus with capacity over 21 passengers in metropolitan area, or any street car in any city or county.

A.B. 680 apparently identical.

A.B. 645—FISHER. Amends Sec. 403c, C. C., re winding up and dissolution of corporations.

Limits rights of persons claiming interest in the nonjudicial winding up of corporations to appear at hearing, to those who claim interest within 30 days after completion of notice of hearing.

A.B. 646—LORE. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re use of county's share of gasoline tax.

Prohibits use by a county of its share for reconstruction or maintenance of any highway paved with any patented or proprietary material.

A.B. 647—MARTIN. Amends Sec. 1269a, C. C., re exchange of homestead property when one spouse incompetent.

Authorizes competent spouse to petition court for permission to exchange property, as well as to sell or encumber it as at present.

A.B. 648—CRONIN. Amends Sec. 694, F. & G. C., re striped bass.

Changes minimum length limit on striped bass from 12 to 16 inches.

A.B. 649—JONES and HUNT. Repeals Sec. 536, C. C., re telegraph or telephone corporation right of way along waters, roads and highways.

A.B. 650—JONES and HUNT. Amends title and Sec. 8, Act 3264, State Highway Permit Act, re franchises granted by counties or cities in streets and highways subsequently declared State highways.

Declares State succeeds to all rights and duties of franchise-grantor, except right to collect and retain tolls or charges imposed on franchise-grantee and right to require statements thereof, both of which remain with grantor of franchise.

A.B. 651—JONES and HUNT. Amends Secs. 1 and 3 and adds Secs. 3a and 4a, Act 2720, re sale of street railroad and other franchises in counties and municipalities.

Sec. 1 amended by removing telegraph or telephone lines doing an interstate business from class excepted from provisions of act, and adding franchises granted to persons or corporations not public utilities.

Sec. 3 amended to provide for annual payments, including the first five years of franchise, as well as thereafter, and providing penalty for nonpayment.

Sec. 3a provides method for computing gross receipts arising from sale of product.

Sec. 4a provides method of computing gross receipts of street railroads or interurban systems.

A.B. 652—JONES. Adds new Sec. 11b, Act 2964, re Motor Vehicle fuel license tax.

Provides for refund of fuel tax to nonprofit cooperative relief associations for fuel used in a motor vehicle used exclusively in unemployment cooperative relief work.

A.B. 653—JONES. Amends Sec. 1, Act 5815, re aid to indigents.

Directs counties to form relief and self help programs for the aid of indigents or persons likely to become indigents.

Urgency measure.

A.B. 654—MINARD. Amends Sec. 1502, Prob. C., re acts of guardians.

Provides for discharge of guardian and termination of guardianship upon proof to satisfaction of the court that estate of ward has been exhausted through expenditures made for the benefit of the ward or in management of his estate.

A.B. 655—STREAM. Amends Sec. 15b, Act 3854, re use of waters by irrigation districts.

Provides that water may be furnished for fire protection or any other beneficial use.

A.B. 656—CHATTERS. New act, validating bonds, including refunding bonds, of irrigation districts.

A.B. 657—MINARD. Amends Secs. 41c and 42, Act 3854, re irrigation district assessments.

Sec. 41c amended to provide that when assessments payable in two installments, shall be in equal amounts unless different percentage specified by resolution of directors. Instead of requiring resolution he passed before first Monday in August, requires it be passed before the levy, and prohibits modification which would affect any levied assessment.

Changes delinquent list publication requirement, in case installment payments to be made, from during July, to first publication during July.

Sec. 42 amended to clarify language, and to change delinquent list publication from before February 1 to commencement of publication before then, and to provide that notice is to state that delinquent lands will be sold to the district, instead of at public auction.

A.B. 658—PATTERSON. Amends Secs. 45 and 47; repeals Sec. 46, Act 3854, California Irrigation District Act, re certificates of sale and redemption therefrom and issuance of deeds.

Deletes provision that copy of certificate of sale should be delivered to the district and provides that one copy shall be retained by collector.

Adds provision that upon sale or assignment of certificate of sale, secretary of board of directors of district shall notify collector of such assignment.

Adds that county recorder must file certificate of sale in book form and prepare an index to such book of certificates.

Present section provides for redemption within three years from date of purchase. Amendment makes this three years from date of sale.

Deletes provision allowing redemptioner to make payment to purchaser or his assignee, requiring payment to be made to the collector of the district for benefit of purchaser. Payment shall include the penalty of  $\frac{1}{4}$  of 1 per cent per month from the date of sale until redemption. Upon redemption, collector shall issue a certificate of redemption which shall be filed in the office of the county recorder who shall attach the certificate of redemption to the certificate of sale and mark the certificate of sale as having been redeemed.

Repeals section requiring keeping by collector of certificate book of all certificates of sale and which provides that a lien of the assessment vests with the purchaser on filing the certificate with the county recorder.

A.B. 659—STREAM (by request). Amends Sec. 76a, Act 8199, Improvement Act of 1911, re foreclosure of bonds issued thereunder.

Revamps entire procedure for such foreclosure, the principal new features being the requirement that court appoint a commissioner to sell the property, the making of provisions of C. C. P. re sales under execution applicable to such procedure, and the provision for recordation of commissioner's certificate of sale.

A.B. 660—STREAM. New act, re foreign trade zones.

Provides that any corporation, hereafter organized for that purpose, may apply for the privilege of establishing and may operate and maintain foreign trade zones in accordance with an act of Congress.

A.B. 661—LATHAM. Amends Sec. 4360, Scb. C., re school district budgets.

Adds provision requiring budgets to show cash balances exclusive of receipts from bond sales, gifts, or donations by reason of such bond sales. Also all appropriations from various funds, and known and estimated income. Budget on form prescribed by Superintendent of Public Institutions.

A.B. 662—LATHAM. New act, providing for refunding of bonds issued under Act 8209, Improvement Bond Act of 1915.

If principal and interest of bonds issued under Act 8209 overdue because of delinquency in payment of assessments, the city legislative body may initiate a refund issue. A contract is executed with bondholders providing for exchange of new bonds for old at not exceeding par of the old. Hearing then held as to refund and reassessment, which includes power to collect unpaid or unmatured original assessments. Procedural features appear in Secs. 3-9 and 11.



City authorized to purchase such refunding bonds (after issuance thereof to the original bondholders) upon the conditions and in the manner prescribed in Sec. 10.

A.B. 663—LATHAM. Amends Sec. 15, Act 877, relative to refunding bonds of special improvement districts payable from assessments levied in whole or in part according to assessed value of land.

Under present law if at least 75 per cent of outstanding bonds are exchanged for refunding bonds, the city may issue the refunding bonds and may do all things necessary for retirement or payment of outstanding bonds not surrendered. The amendment in such case requires the city prior to the issuance of the refunding bonds to provide for payment or retirement of the outstanding bonds.

Urgency measure.

A.B. 664—LATHAM. Amends Secs. 7 and 8, Ch. 4, 1934 Ex. Sess., re relief from special assessments.

The change in Sec. 7 occurs in subdivision (d) and expressly authorizes "reassessments," and upon assessment or reassessment authorizes zoning of land in a taxing district and other matters indicated in the text from line 38 of page 3 to line 32 of page 4 of the bill.

The amendment to Sec. 8 permits a city or county to assist a taxing district the majority of the area of which lies within the city or county (as well as one which lies wholly within the city or county).

Urgency measure.

A.B. 665—LATHAM. Amends Sec. 1, Act 5175, re refunding of indebtedness by cities other than those of the first class.

Refunding bonds need not bear the same rate of interest through their entire term. Authorizes fixing of date for earliest maturity of the principal at not more than three years from date of issue.

A.B. 666—LATHAM. Adds Secs. 25 and 26, Act 3481, Limited Dividend Housing Corporations Act, re low cost housing projects and taking advantage of the National Housing Act.

Authorizes Limited Dividend Housing Corporation to make loans on real property for the full amount for such periods of time and at such rates of interest as the Federal Housing Administrator insures; to invest funds in mortgages accepted for insurance by such administrator or in obligations of national mortgage associations or in securities approved for investment by savings banks; and to pay dividends in excess of those limited by Secs. 5 and 18 of the act, upon terms approved by such administrator.

Authorizes the Department of Industrial Relations acting through the Commission of Immigration and Housing to expend for any of the purposes of the act, the fees collected under the provisions of the act.

A.B. 667—LATHAM. New act, re refunding of bonds issued under Acts 5184 and 5184a, Municipal Improvement District Acts of 1915 and 1927.

To do so the legislative body of the city by ordinance calls an election within the district and submits to the electors the proposal to refund all or a portion of outstanding district bonds. The terms of the issue and exchange are to be fixed by agreement between the legislative body and the holders of outstanding bonds.

A.B. 668—LATHAM. New act for the refunding of bonds of special improvement districts, payable from special assessments levied in whole or in part in accordance with assessed value of land.

Procedure therefor is initiated by adoption of resolution of intention as indicated in Sec. 2. Notice and bearing prescribed in Secs. 3 and 4. Written consent of owners of majority in area or value of land in district required.

New assessment made and hearing in respect thereto held (Secs. 6 to 14). Form, terms and conditions of refunding bonds (Secs. 15 to 17). Latter are issued in exchange for outstanding bonds. Exchange of at least 75 per cent of outstanding bonds required (Sec. 18).



After issuance of refunding bonds district authorized to purchase same in the manner and under the conditions stated in Sec. 19.

Provisions as to collection of unpaid assessments and levy and collection of reassessments for redemption of refunding bonds are expressed in Secs. 20 to 29.

A.B. 669—MAYO. Adds Sec. 3817½, Pol. C., re redemption of land sold for delinquent taxes.

Gives owner of land sold to the State for delinquent taxes, and his successors, the right to redeem it after six years or more, if State still holds land, by paying to treasurer of county in which land lies the amount fixed by resolution of the board of supervisors. Redemption to be made otherwise in the manner prescribed by Sec. 3817, Pol. C. Allows the redemptioner to quiet title as against the State.

A.B. 670—CROWLEY, NIELSEN, SCUDDER, REDWINE, CRONIN, PEYSER and DESMOND. New act, re Rector Dam Authority.

Creates Authority to consist of Director of Public Works, Director of Finance, State Controller, and two other persons to be appointed by Governor.

Authorizes authority to construct dam in Rector Canyon to impound waters of Rector Creek, to provide system of distribution, and to issue revenue bonds.

Provides that contract for sale of water to State institution or agency deriving support from public funds is lien on appropriation by State to such institution or agency, and that bonds are a lien on all property of Authority.

A.B. 671—LYON. New act, re redemption of land sold for city taxes.

Provides that land sold to city for delinquent city tax or assessment may be redeemed by the owner by paying ten equal annual installments, plus 7 per cent interest from July 1, 1935, the first installment to be paid on or before July 1, 1936. Does not apply if deed has been taken by city, nor unless taxes and assessments due after July 1, 1935, are paid.

Provides that if installment plan is not carried out then redemption can be only under general provisions of law relating to redemption, and money paid in installments shall be credited on amount necessary for redemption.

Urgency measure.

A.B. 672—REAVES. Amends Secs. 89 and 90, F. & G. C., re fish and game districts.

Skeleton bill.

A.B. 673—TURNER. Adds Sec. 1681, Ins. C., re banks, trust companies, building and loan associations, and loan companies.

Provides that they shall not act as an insurance agent, broker, or solicitor in relation to insurance of any property on which it has an outstanding loan.

A.B. 674—LYON. New act, re licensing of sanitary inspectors.

Requires each inspector to be licensed as a "registered sanitarian" by State Board of Health. Provides for licensing of those now engaged in work and examining and licensing others.

Application fee of \$10 and \$2 annual fee. Moneys received to be used to carry out provisions of act. Makes it unlawful to use the title of "registered sanitarian" or the suffix "R.S." unless person holds a valid certificate issued by the board.

A.B. 675—HORBLOWER. Repeals Secs. 10 and 1420, adds Sec. 10, F. & G. C., re Fish and Game Commission.

Creates a Fish and Game Commission of three members to be appointed by and hold office at the pleasure of the Governor. Commission shall succeed to powers and jurisdiction of the Department of Natural Resources and of the Division of Fish and Game in the department, in relation to fish and game.

Commission to have all the powers conferred upon a department or a head thereof.

Repeals Secs. 10 and 1420, re the creation of the Division of Fish and Game in Department of Natural Resources.

A.B. 676—ANDERSON. New act, permits inspection by citizens of records of corporations receiving any appropriation from State or political subdivision.

A.B. 677—NIELSEN. Adds Sec. 495, F. & G. C., re rod and line fishing.

Prohibits use of more than one rod or line except in districts 6, 7, 8, 9, 10, 11, 15, 16, 17 and 18.

S.B. 766 apparently identical.

A.B. 678—NIELSEN. Amends Sec. 1203.6, F. & G. C., re pheasants.

Existing law permits killing of male pheasants only. Amendment permits taking of one hen pheasant.

A.B. 679—NIELSEN. Repeals Sec. 363n, Pol. C., re State contracts for architectural services.

Section provides State may contract with qualified architect for public construction plans.

A.B. 680—PATTERSON. New act, re operation of street cars and busses.

See digest A.B. 644, apparently identical.

A.B. 681—PATTERSON and GEYER. Adds Sec. 2981, C. C., re conditional sales.

Declares conditional sale contract allowing vendor to retake property without consent of vendee to be against public policy, and provides that title is in vendee when he has paid more than one-half of purchase price, vendor to have mortgage for unpaid amount.

A.B. 682—PATTERSON. New act, creating a legislative-executive advisory committee consisting of three members of the Senate, three members of the Assembly and three members of the Governor's Council.

Committee members are to receive no additional compensation, but to be allowed necessary traveling expenses, to meet at least every third month between sessions of the Legislature.

Duties and powers are not expressly defined in the bill as introduced.

A.B. 683—HORNBLOWER, BRENNAN, DAWSON, CRONIN, GILMORE, McMURRAY, PEYSER and WILLIAMSON. New act, re secondary State highways.

See digest S.B. 453, apparently identical.

A.B. 684—LATHAM and WRIGHT. Amends Secs. 1273, 1274, F. & G. C., re deer.

Changes the bag limit on deer from two to one until January 1, 1937.

A.B. 685—CRONIN. Amends Sec. 30, Act 4749, Workmen's Compensation Act of 1917, re liability for compensation.

In defining liability, deletes "except as otherwise provided in this act."

Provides for joining with employer instead of substituting insurance carrier, in suit for liability and deletes the clause relieving the employer.

A.B. 686—CRONIN and PEYSER. Adds new Sec. 18a, Act 4916, re drilling of slanting oil wells.

Owner of any well hereafter drilled shall furnish Supervisor of Oil and Gas with information necessary to ascertain the departure of well from the vertical. Supervisor to notify owner when such departure places productive portion of well outside of boundary lines of land. Such information to be available as a public record.

A.B. 687—PEYSER. New act, re rating schedules of fire insurance companies.

Provides for filing of rating schedules of fire insurance companies with the Insurance Commissioner to contain the basis rate of the class risk and the formula for ascertaining, and the rating schedule as filed shall be enforced and not deviated therefrom by any company until the filed schedule is amended or corrected.

Rating bureaus may be formed for the purpose of inspecting and surveying fire hazards and establishing fair and equitable rates for fire insurance. It is made the duty of the Insurance Commissioner to furnish each company and each rating bureau a classification of risks and tables of hazards to be used as a basis for rating schedules.

A.B. 688—GILMORE. New act, "Civil Service Act for Cities," fifth and sixth classes.

Establishes system of civil service in such cities applicable to all officers and employees except those elected and heads of principal executive departments; provides for administration by city legislative body acting ex-officio as civil service commission and by salaried chief examiner appointed by commission; prescribes in detail the matters to be governed by rule of the commission and establishes certain penalties for violations.

A.B. 689—GILMORE (by request). Amends Sec. 453e, C. C., re mutual insurance companies upon the assessment plan.

Makes such companies subject to the laws of the State re insurance not inconsistent with the provisions of the chapter dealing with such companies.

Provides that no companies hereafter formed may issue contracts of insurance until there has been paid into the treasury of such corporation the sum of \$50,000; under existing law sum is \$25,000.

A.B. 690—GILMORE (by request). New act, re life, accident and health insurance on assessment plan.

Provides for assessment plan, life, accident and health insurance, covering corporations now organized under Chs. IV, VI, Title II, Pt. IV, Div. I, C. C.

Some major changes from present set-up are the following:

(a) Corporations may be started with seven, instead of 25 persons. (b) Policy must be approved by Insurance Commissioner. (c) Companies must accumulate life insurance reserves on specified experience tables. (d) Life insurance accounts and assets applicable thereto, must be segregated from other insurance. (e) Provisions made for investigation, and for receivership on showing that insurance liabilities exceed resources. (f) Companies required to accumulate special emergency fund until such fund greater than double the amount of one benefit assessment upon entire membership. (g) Limit of insurable age raised to 70 years. (h) Provision made for annual statements to Insurance Commissioner, examination by commissioner at any time. (i) Agents or corporation subject to provision of Sec. 633aa, Pol. C., re licensing of life insurance agents; soliciting for such insurer not admitted to do business in State forbidden. (j) Fine of \$100 to \$500 made penalty for violation of act.

A.B. 691—GILMORE (by request). Amends Sec. 1, Act 3727, re notices on cover of policies issued by insurers on assessment plan.

Recites that specified notice of assessment liability must be printed on the cover or back of the policy, "Any provision of any law to the contrary notwithstanding."

A.B. 692—GILMORE (by request). Amends Sec. 1, Act 690, re reorganization of fraternal benefit societies.

Deletes term "domestic" from description of fraternal benefit society affected by act.

A.B. 693—GILMORE (by request). Amends Secs. 452a, 452b, 453e, 453b, 453l, adds Secs. 453j, 453e-1, 453bI, 453bII, 453bIII, C. C., re mutual benefit associations, assessment plan life insurance.

Forbids formation of or granting of certificate of authority to mutual benefit association which is formed under Sec. 452a after July 1, 1933, same prohibition re assessment plan life corporation formed under Sec. 453e.

Assessment plan life insurers placed under general laws of State relating to life, accident, and health insurance companies, same with mutual benefit association.

Requires creation of reserves in case of assessment plan corporation promising, in policies, benefit not limited to proceeds of one assessment on members, or providing for collection of stipulated premiums on definite dates. Provides for separation of accounts of assessment associations showing initiation fees and dues and assessments. Receipts from assessments to go into mortuary fund, devoted solely to payment of claims by beneficiaries of deceased members.

Provides that assessment plan insurer having liabilities other than claims on mortuary fund, in excess of general fund is insolvent and shall be liquidated under Sec. 604, Pol. C.

Provides that assessment plan insurer denying death claim on ground of misrepresentation in application for membership must affirmatively show that agent taking application had no knowledge of misrepresentation.

Failure on part of assessment plan insurer to hold required reserves may be cause for revocation of certificate of authority.

A.B. 694—WALLACE. Amends Secs. 327, 810, 831, 841 and 1201, Prob. C., re publication of notices in probate proceedings.

Substitutes "notice shall be given" for "shall give notice," throughout sections.

A.B. 695—WALLACE. Amends Sec. 784, Prob. C., re executor's or administrator's return of proceedings.

Deletes the provision requiring notice of hearing to briefly indicate the land sold and refer to the return for further particulars.

A.B. 696—GILMORE. Claim bill \$----- John Doe, Richard Roe, John Smith and John Smith.

A.B. 697—WALLACE. Amends Sec. 422, Prob. C., re right of certain persons to appointment as administrator.

Adds "One who was guardian of the estate of the decedent at the time of his or her death."

A.B. 698—REDWINE. Amends Sec. 11, Act 8443, Inheritance Tax Act, re payment of refunds.

Provision added that the court shall direct the county auditor to draw his warrant for the refund upon the county treasurer. The section at present provides that the court shall require the county treasurer to refund and pay such amount.

A.B. 699—REDWINE. Adds Sec. 1375, Pen. C., re State settlement report.

County auditor shall include therein all amounts due from county to State, for transportation and maintenance of insane persons.

A.B. 700—COTTRELL. Budget bill appropriating money for the support of the State during the biennium ending June 30, 1937. To take effect immediately.

S.B. 300 apparently identical.

A.B. 701—REDWINE. Amends Sec. 1374, Pen. C., re expense of maintenance in State hospitals of criminals.

Skeleton bill.

A.B. 702—COTTRELL. Amends Sec. 159a, C. C. P., re qualifications of justice of peace.

Provides that a justice of a Class B court in townships with over 10,000 population, must be admitted to practice law; exempts incumbents.



A.B. 703—MARTIN, JONES, HUNT and BOYLE. New act, re California State Reformatory.

Provides for establishment for confinement, discipline and instruction of male prisoners from 16 to 30 years of age sentenced thereto, and prisoners transferred thereto, convicted of felony for first time and capable of reformation. Provides for commission to select site in southern California and use of Federal moneys authorized. Appropriates \$400,000.

A.B. 704—FIELD. New act, re districts menaced by floods.

Directs State Department of Public Works to zone areas menaced by periodic floods. Governmental subdivisions are to prohibit sale of land for human habitation in such flood areas.

Provides penalty for violation; maximum fine, \$5,000; maximum imprisonment, six years.

A.B. 705—MARTIN. Amends Sec. 19, Pen. C., re place of imprisonment for misdemeanor.

Provides that in any case in which fine or forfeiture would be payable to city, imprisonment to be in city jail, or if in county jail then at expense of city.

A.B. 706—NIELSEN and FRAZIER. Adds Sec. 606, Sts. & H. C., re secondary State highways.

Establishes such a highway from Route 3 at North Sacramento to Route 3 near Marysville via Rio Linda and Pleasant Grove.

A.B. 707—MALONEY. Amends Sec. 5, Act 3421, re horse racing.

Changes personnel of the racing board from three to five members. Upon effective date the Governor is to appoint two more members, one to serve until 1938 and the other until 1939.

A.B. 708—LYON, ANDREAS, CORWIN, and MAYO. New act, re unemployment relief through subsistence farm projects.

See digest of S.B. 327, apparently identical.

A.B. 709—ANDREAS. Amends Act 6421, re day labor on public works.

Includes maintenance in the work of which an account must be kept, and requires that where the cost of the proposed work is to exceed \$5,000, sealed bids must be called for, publicly opened, examined and declared; gives the officer in charge the right to have such work done by day labor or force account if money can be saved thereby; declares it unlawful to split the work into sections in order to reduce a project to less than \$5000.

A.B. 710—NIELSEN. Military Code. Prepared under direction of California Code Commission.

Codifies laws relating to armed forces of the State, and Veterans' Welfare Board, land settlement, farm and home purchase, educational assistance, veterans' dependents, local aid to indigent veterans, burial of veterans and widows of veterans, veterans' graves, veterans' institutions, veterans' buildings and memorials.

A.B. 711—LATHAM (by request). Amends Sec. 9, Act 1288, General Cemetery Act, re property used for cemetery purposes.

Deletes provision prohibiting laying out of public thoroughfare or utility through, over, or across land dedicated to cemetery purposes without consent of directors of cemetery association or two-thirds of owners of burial plots therein.

A.B. 712—WRIGHT. Amends Sec. 19a, Pen. C., re punishment for crime.

Excepts persons sentenced for contributing to delinquency of minor under Juvenile Court Law from provisions limiting sentence to county or city jail to one year.



A.B. 713—DESMOND. Amends Sec. 1, Act 1677, re convict labor on highways.

Recasts section, and provides that Department of Public Works may add not to exceed 10 per cent debit on certain items in convict's account, and limits time of payment of rewards for recapture to four years after escape.

A.B. 714—LATHAM. Amends Sec. 337, C. C. P., re limitation of action on contract.

Extends from four to seven years the time within which action on obligation secured by mortgage or deed of trust may be commenced. Allows only three months after the exercise of power of sale in such instrument to commence action for deficiency.

A.B. 715—WILLIAMSON. Amends Act 3420, re horse racing.

Skeleton bill.

A.B. 716—JOHNSON and WILLIAMSON. Amends Sec. 6, adds Sec. 24, Act 91, re outdoor advertising.

Deletes former provisions, re permit fees of 25 cents for each sign and \$1 for each structure.

Provides a 25 cent annual permit fee for each sign and structure having a total area of less than 25 square feet; a 50 cent fee for 25 square feet or more, and less than 100 square feet; and a \$1 fee for 100 square feet or more.

Adds short title, "Outdoor Advertising Act of 1933."

A.B. 717—REAVES. Amends Secs. 715, 736, and 867, adds Sec. 869, F. & G. C., re sea bass, tuna and yellow-tail.

Changes size limit on white sea bass from 28 to 20 inches.

Removes 150-pound maximum weight limit on tuna. Permits unrestricted use of nets for blue-fin tuna.

Removes restrictions on nets used for yellow-tail as well as provisions re yellow-tail imported from Mexican waters.

A.B. 718—REAVES. Amends Sec. 990, adds Sec. 990.4, F. & G. C., re commercial fishing licenses.

Restricts commercial fishing licenses to persons residing in this State for at least one year. Present law requires one year's residence in United States.

Requires fishing vessels to be licensed. No license fee.

A.B. 719—REAVES. Adds Sec. 957.5, amends Sec. 958, F. & G. C., relating to nets.

Permits use of drag nets in District 19, when fish caught distributed to needy persons.

A.B. 720—RALPH W. EVANS. Amends Sec. 1058, C. C. P., re surety bonds in actions in which State is party.

Extends exemption from furnishing bond to actions in which the State, county, or municipal corporation is in any manner interested.

A.B. 721—RALPH W. EVANS. Amends Sec. 4300f, Pol. C., re jurors' fees.

Fixes jurors' fees at \$2 for each day's attendance in civil or criminal actions in all trial courts, and provides that mileage shall be paid each day at 5 cents per mile necessarily traveled, but not less than 15 cents for each day of attendance.

Fees and mileage to be county charges payable on order of the court.

A.B. 722—RALPH W. EVANS. Adds Sec. 605, C. C. P., re jury fees.

Requires a deposit of one day's jury fees with the clerk 10 days before trial, such fees to be paid into the county treasury in trust, and, if not claimed by the party 48 hours before the time of trial on the ground that a jury will not be needed, shall be paid into the general fund.

On first day of trial party requesting jury must deposit amount of mileage, and on each successive day must deposit one day's fees and mileage. Such deposits to be paid into general fund.

See A.B. 721.

A.B. 723—RALPH W. EVANS. Amends Sec. 1143, Pen. C., re jurors' fees in criminal cases.

Excepts from the computation provided by Sec. 4300f, Pol. C., counties where other sections of the code provide otherwise.

Deletes provision fixing fee at \$3 and "mileage at 15 cents per mile one way.

See A.B. 721.

A.B. 724—DESMOND. Adds Sec. 3476b, Pol. C., re assessments of reclamation districts.

Provides that when invalid calls of assessment installments have been paid, amount to be credited in satisfaction pro tanto of any subsequently called installment of said assessment on said tract.

A.B. 725—DESMOND (by request). Amends Secs. 616, 617 and 618, F. & G. C., re trout.

See digest of S.B. 381, apparently identical. A.B. 907 apparently identical.

A.B. 726—DESMOND (by request). Amends Sec. 611.5, F. & G. C., re golden trout.

Changes season on golden trout in Districts 1 and 4½ from May 1-October 31 to May 30-September 30. Season in Cottonwood Lakes group changed from July 1-October 31 to July 1-September 30.

A.B. 727—CHATTERS. Amends title, adds Secs. 1a and 2a, Act 5618, re liability of public officers and employees.

Clarifies title and makes act apply to public employees as well as officers.

Provides that no action shall lie for damage to person or property hereafter resulting from dangerous or defective condition of public highway by reason of adjacent location of any property of public utility, or work done by such utility. Defines "public utility," "public officer" or "officer."

A.B. 728—RILEY. Amends Secs. 1239, 1249, repeals 1246, C. C. P., re eminent domain.

Permits taking of by-pass, levee, embankment, or cut, required for State highway purposes, pursuant to resolution of the California Highway Commission.

Provides that if plaintiff is put into immediate possession, compensation and damages shall be based on value at the date of the order, leaving the damages to be assessed as of the date of trial, where no such order is made.

Repeals Sec. 1246, which permits person who claims an interest, but who is not named in proceeding, to appear and defend.

A.B. 729—FISHER. Amends Sec. 1382, Pcu. C., re dismissal of prosecutions.

Provides that in misdemeanor case in justice's court, prosecution must be dismissed if defendant not brought to trial within thirty days after defendant enters his plea, instead of after filing of complaint.

A.B. 730—MALONEY. Amends Sec. 1, Act 6429, re wages of laborers in public employment.

Requires the State or municipality to pay the prevailing rate of hourly as well as per diem wages. Includes working subcontractors and piece workers as persons employed.

Defines "public works" as including fabrication or assembling of materials in any place of employment when of unique or special design made under specifications for the particular job, and declares any arrangement for such fabrication to be a contract or subcontract, regardless of technical wording.

A.B. 731—PETERSON. Amends Sec. 10, Act 3201, re harbor districts.

Act now provides that terms of Harbor Commissioners begin on first Monday following election. Bill changes this to first Monday after January 1. Also changes election day from second Monday in April every two years after formation of district, to same day as State general election.

A.B. 732—WALLACE. Amends Sec. 2280, C. C., re trusts.

Provides that any voluntary trust, whether or not expressly irrevocable, may be revoked in writing by the trustor and all beneficiaries or their successors in interest; and that trustee may be substituted in the same manner.

A.B. 733—WALLACE. Amends Sec. 1032, C. C. P., re costs.

Provides that costs, of course, including reasonable attorney's fees, may be recovered by a resident taxpayer who is successful in an action on behalf of a political subdivision or special district against an officer thereof.

Denies costs to successful defendants in such an action.

A.B. 734—WALKER. New act, validating organization of municipal corporations.

Validates incorporation and acts of municipal corporations whose organization and incorporation have been authenticated by board of supervisors and copy of which has been filed with Secretary of State.

Does not apply to municipalities the validity of whose organization is subject of pending court proceeding.

A.B. 735—MARTIN. Amends Secs. 4 and 10, Act 3603, re industrial loan companies.

Limits power of company to sell or negotiate choses in action to certificates and certificates in pass book form.

Specifies that additional charge of \$2 per \$50 on loans is in addition to interest, and deletes provision that such charge is for examination and investigation of borrower.

A.B. 736—CUNNINGHAM. Amends Sec. 2.481, Sch. C., re transfer of an elementary school district from one high school district to another.

Increases from \$5,000,000 to \$10,000,000 the amount of assessed valuation which must be left in a high school district after deducting the assessed valuation of property of an elementary school district proposing to transfer to another high school district before such transfer may be made.

A.B. 737—CUNNINGHAM. Repeals Art. VIIIa, embracing Secs. 2.440a to 2.454a, inc., Ch. VI, Pt. I, Div. II, Sch. C., re high school districts.

Repealed article permits an elementary school district with 600 or more units of average daily attendance and an assessed valuation of at least \$8,500,000, to organize a high school district upon proper petition and election therefor.

A.B. 738—REDWINE. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re expenditures of funds.

Provides that funds may be expended for the illumination, as well as the construction and maintenance of roads, bridges and culverts.

A.B. 739—REDWINE. Amends Sec. 2, Act S202, re city streets which have become county highways.

Authorizes board of supervisors to illuminate such highways the same as other county highways, and to pay therefor from county general fund, general road fund, moneys received from gas tax or vehicle registration fees, or proceeds of county bond issue voted for highway illumination.

A.B. 740—REDWINE. Amends Secs. 2, 3 and 5, Act 3303a, re allocation and expenditure of State highway funds.

Requires all money now or hereafter available for illumination of State highways or of roads and highways in State parks to be deposited in State highway fund; authorizes use of any money available for State highways for illumination thereof.

A.B. 741—REDWINE. Amends Sec. 159, Act 5128, California Vehicle Act, re disposition of vehicle registration fees.

Authorizes use of such fees now available for highways for illumination thereof, by both State and counties.

A.B. 742—GILBERT. New act, re rate of interest on obligations.

Skeleton bill.

A.B. 743—GILBERT. New act, re tax upon registration of bonds.

Skeleton bill.

A.B. 744—GILBERT. New act, re pensions of State employees.

Skeleton bill.

A.B. 745—GILBERT, GEYER, REAVES and GLOVER. New act to establish a system of planned economy.

Skeleton bill.

A.B. 746—GILBERT, GEYER, REAVES and GLOVER. New act, re tax on privilege of engaging in business.

Skeleton bill.

A.B. 747—GILBERT and GLOVER. New act, re registration of persons within this State.

Skeleton bill.

A.B. 748—GILBERT. New act, re elimination of grade crossings.

Skeleton bill.

A.B. 749—GILBERT. New act, appropriating moneys for facilities for Department of Motor Vehicles in Los Angeles.

Skeleton bill.

A.B. 750—REAVES. New act, to be known as the "Stock and Bond Transfer Tax Act."

Levies tax upon the transfer of stock and bonds as defined in Sec. 2, except such transfers as are enumerated in Sec. 3 of the bill. As to stock, the rate is 2.5 per cent of the sale price of each share selling at more than 25 cents; as to bonds, 1 per cent of the sale price.

Tax is paid and collected through the purchase, affixing and cancellation of stamps.

Administered by the State Board of Equalization.

A.B. 751—BRENNAN. Adds Sec. 291½, amends Sec. 292, C. C. P., re proceedings for disciplining attorneys.

Provides that a charge against an attorney, not involving moral turpitude, shall not be entertained unless a verified accusation is filed in the Supreme Court, or in the Appellate Court in the district of his residence, or with the State Bar, or committee thereof, within one year after the act charged; and that the State Bar can

act only on a verified accusation. Filing of a false accusation against an attorney is made perjury.

Increases time to answer accusation filed with court from five to ten days. Provides ten-day period to answer accusation before State Bar.

A.B. 752—PATTERSON. New act, appropriating moneys for construction and improvements at California Polytechnic School.

Skeleton bill.

A.B. 753—LORE and PHILLIPS. Amends Sec. 4, Act 997, re earthquake-proof buildings.

Exempts from provisions of act farm buildings, not intended primarily for human occupancy, in cities.

A.B. 754—HERBERT J. EVANS and LYON. New act, appropriates \$650,000 for construction of buildings and appurtenances for Sixth District Agricultural Association, to be available when site is decided for the purpose.

A.B. 755—COTTRELL. New act appropriating money to pay claims for excessive taxes paid under Sec. 15 of Art. XIII of the Constitution, re taxation of highway transportation companies.

Appropriates \$400,000 out of that portion of the motor vehicle fund known as the "net receipts" payable one-half out of the moneys appropriated to the counties and one-half out of the money retained by the State for the construction of highways.

The claims must be filed within six months after the effective date of act and must not exceed 75 per cent of the amount actually paid to the State by the claimant. The claims must have protested in writing at the time of making the original payment and have presented such claim or instituted suit in a court of competent jurisdiction for the recovery of such sum within the period of three years after the payment to the State.

A.B. 756—HUNT. Amends Sec. 696, F. & G. C., re striped bass.

Changes present sale dates May 26-February 14 of the following year, to May 26-November 15.

A.B. 757—ANDERSON and PATTERSON. New act, re creation and establishment of a public utilities commission within any city, county or other local governmental agency or political subdivision.

See digest of S.B. 78, apparently identical.

A.B. 758—FRAZIER. Repeals Sec. 52a, Act 3854, California Irrigation District Act, which authorizes payment of assessments with matured bonds and coupons.

A.B. 759—FRAZIER. Amends Sec. 47a, Act 3854, California Irrigation District Act, re payment of assessments on partial redemptions.

Authorizes payment of proportion of current assessment upon redemption of portion of parcel, etc., and provides for separate description of that portion thereafter.

A.B. 760—PEYSER (by request). New act, re establishment of public health districts.

Provides for organization and management of districts. May include incorporated and unincorporated territory in more than one county. Territory need not be contiguous, but municipality can not be divided.

Provides for petition to county board of supervisors; election to determine whether district shall be formed; and for government by elected board of trustees.



A.B. 761—HUNT and JONES. Amends Sec. 5, Act 8493, Retail Sales Tax Act of 1933.

Exempts from the Retail Sales Tax Act medicine and medical supplies and certain food products as defined in the bill.

A.B. 762—DeLAP (by request). Adds Sec. 2.123-1, Sch. C., re food and lodging for elementary school pupils.

Permits county superintendent of schools to, in lieu of providing an extra teacher for, or the transportation of, children to a public school, pay, to the parent or guardian of the child, the cost of providing food and lodging for such child at a place approved by the county superintendent convenient to the elementary school designated by the superintendent. The amount shall not exceed the estimated cost for providing the teacher for, or transportation of such child.

A.B. 763—PEYSER. New act, re moratorium on sales under mortgages and deeds of trust.

Provides moratorium until February 1, 1936, for failure to pay principal when due. Extends statute of limitations. Act does not affect acceleration for nonpayment of interest, taxes or insurance or for default in principal sum.

Makes any sale of realty made in violation of this act voidable by the record owner of the property, except in the case of a bona fide purchaser for value.

Act does not apply to mortgages or deeds of trust issued under authority of Corporation Commissioner or by utilities under Public Utilities Act.

Prohibits sales for failure to pay installments on the principal which become due between effective date of this act and February 1, 1937, until at least six months after the date of the last installment on the principal.

Urgency measure.

A.B. 764—DONNELLY. Amends Sec. 818, repeals Secs. 819 and 820, Pen. C., re warrants of arrest.

Authorizes warrants of magistrates of inferior courts to be directed generally to any peace officer in the State, instead of in a particular county.

A.B. 765—CHATTERS. Amends Sec. 3.172, Sch. C., re age requirements of beginning pupils in elementary schools.

Clarifies language of present section.

A.B. 766—SCUDDER. Adds Secs. 725 to 734, Ag. C., re butter.

Prescribes four standard grades of packaged butter, on basis of scoring by Department of Agriculture. Package must show grade.

Butter cutting and wrapping license required of persons packaging butter. Fee on basis of ----- cents per thousand pounds in three months. Money goes to Department of Agriculture fund to enforce provisions.

A.B. 767—HORBLOWER, PATTERSON, JONES, LYON, LATHAM, BURNS, MARTIN, FISHER, NIELSEN and MALONEY. Amends Secs. 2, 24, 3, 4, 10, 13, 14 and 21, repeals Secs. 5 and 9, Act 5846, Old Age Security Act.

Reduces minimum age from 70 to 65 years.

Changes amount of pension from not more than \$30 to not less than \$25 nor more than \$35 a month. When applicant receives no private aid or income the amount granted is to be \$35 a month.

Prohibits aid when applicant has personal property worth more than \$500.

Aid to applicant who is inmate of institution to commence not later than five days after he leaves institution.

Provides that no aid be granted unless approved by the State Department of Social Welfare, and that aid shall be terminated upon the direction of the department.

Increases maximum appropriation by State from \$180 to \$210 per person aided.

Repeals Sec. 5, re computation of income from property not producing reasonable income, and Sec. 9, re transfer of applicant's property to board of supervisors.

A.B. 768—FLINT, BURNS, HUNT, McCARTHY, HAWKINS, ROSENTHAL, GEYER and PELLETIER. Amends Sec. 11, Act 665, State Barber Law, re barbers from other States.

Provides that before barber coming from another State or country can engage in barbering he must prove he has practiced for at least two (formerly five) years. Requires him to pass examination before he can practice in State. Formerly could practice while waiting to take examination and could continue practicing until he failed second time.

Provides that before apprentice coming from another State or country can receive certificate of registration as an apprentice he must prove he has practiced for at least six months (formerly no such experience was necessary). Requires him to pass examination, and if he fails must take course of study of at least 500 hours before he can take another examination. Formerly could practice until called for examination.

A.B. 769—NIELSEN. Amends Sec. 18, Act 3966, Juvenile Court Law, re probation officers.

Deletes provision that probation officers and their assistants shall serve a two year term.

Retains present provision that they may be discharged by judge of juvenile court, for cause, or upon approval of majority of probation committee.

A.B. 770—KALLAM. Adds Sec. 604, Sts. & H. C., establishing an additional secondary State highway from Route 56 near Soquel to Route 5 near Woodwardia.

A.B. 771—JONES. New act, authorizing a county by contract to perform functions of and for any incorporated or chartered city within the county.

The operative period for such a contract is to be five years with the right of extending the period, by mutual consent of the county and city.

A.B. 772—HORNBLOWER. Amends Sec. 115, Veh. C., re California Highway Patrol.

Prohibits person over 26 years old from entering the patrol as a traffic officer.

A.B. 773—HORNBLOWER. Amends Sec. 122, Veh. C., re California Highway Patrol.

Provides that member injured in course of duty shall receive yearly pension of one-half the amount of his salary during the preceding year. The payments continue during period of incapacity, and are made from funds available for payment of salaries of members of patrol.

A.B. 774—HORNBLOWER. Amends Sec. 1197, Pol. C., re ballots.

Provides that party designations after candidate's name shall not be abbreviated; first party designated shall be the one with which candidate affiliated at date of filing nomination papers, rather than 35 days before primary, as in present law.

A.B. 775—CRONIN. Amends Sec. 1, Act 2256, the Direct Primary Law, re qualification of parties for participation in election.

Raises requirement for party which participated in previous gubernatorial election from 3 per cent to 5 per cent of entire vote. Raises requirement of qualification by registration from 1 per cent to 3 per cent of entire vote. Raises requirement for qualification by petition from 1 per cent to 5 per cent of entire vote.

A.B. 776—CRONIN. Amends Sec. 1, Act 1887, re credit unions.

Changes definition of credit union to specify that such corporation is cooperative, and that money is to be loaned at legal rates.

A.B. 777—CRONIN. Amends Sec. 2, Act 1887, re credit unions.

Reduces minimum number of supervisory committee from seven to three.

A.B. 778—CRONIN. Amends Sec. 3, Act 1887, re credit unions.

Adds provision for issuance of shares in joint tenancy to member and relative; and deletes provision permitting investment in building and loan association certificates.

A.B. 779—CRONIN. Amends Sec. 4, Act 1887, re credit unions.

Raises maximum loan without security from \$50 to \$100.

Adds provision that nonmember may endorse security. Requires no additional security for loan up to amount invested by borrower.

Adds provision for issuance of shares to member and relative of member, in joint tenancy. Such shares to be transferable only to members.

A.B. 780—CRONIN. Amends Sec. 6, Act 1887, re investments of credit unions.

Deletes provision permitting investments in building and loan association certificates. Permits deposits in U. S. postal savings system.

A.B. 781—CRONIN. Amend Sec. 19, Act 1887, re credit unions.

Permits supervisory committee to suspend individual member of credit committee, as well as entire committee.

A.B. 782—CRONIN. Amends Sec. 373b, Pol. C., re Chief of Division of Mines.

Deletes provisions re State Mining Board and reduces salary of chief of division from \$6,000 to \$5,000 per annum.

A.B. 783—DONNELLY. Amends Sec. 410, Veh. C., re suspension of operator's and chauffeur's licenses and registration.

Provides suspension, while judgment for property damage or personal injury remains unsatisfied, and until proof of ability to respond in damages is given, unless judgment debtor can show that he was covered by insurance with admitted insurer. Such insurance must have been sufficient to show proof of ability to respond in damages, as required by code.

A.B. 784—BOYLE. New act, re sale, disposition of, advertising, and control through licensing, of prophylactics and contraceptives.

Provides for licensing of wholesale and retail dealers in prophylactics and contraceptives, retail licenses to be issued only to pharmacies. Forbids sale thereof except by licensed dealers. Forbids sale thereof by vending machines. Retailers may sell only to physicians or upon their order to married persons or persons over 18 years of age. Restricts advertising thereof. Administration by State Board of Health. Fees and half of fines go to board for enforcement of act.

Part skeleton.

A.B. 785—BOYLE. Amends title, Secs. 1, 2, 3, 4, 5, adds Sec. 6, Act 5887, re hours of drug clerks.

Amends title to cover keeping of records, posting of schedules, enforcement of the act. Changes maximum hours to nine per day and 54 per week, rather than an average of nine per day and 108 in two weeks. Increases fine, from \$20 to \$50, to not more than \$500; sentence from not over 60 days to not over six months; and all fines go to Division of Labor Statistics and Law Enforcement, to augment current appropriation. Also requires posting of detailed schedules of hours of each clerk, and keeping records of actual hours worked, accessible to enforcing officers.

Provisions not to apply in case of accident, death, sickness or epidemic.

A.B. 786—LORE. Amends Sec. 4041.7, Pol. C., re expenditure of county share of gasoline tax and vehicle registration funds.

Existing section permits use of such funds to aid only those street or highway

special assessment districts which levy assessments wholly or partly in accordance with assessed value of lands.

Bill permits aid to any such special assessment district, regardless of the method of levying assessments.

A.B. 2286, apparently identical.

A.B. 787—LORE. Amends Sec. 1168, Pen. C., re hearings to fix terms of imprisonment of convicts.

Requires such hearings by Board of Prison Directors to be public.

A.B. 788—MCMURRAY and WILLIAMSON. Amends Sec. 652c-1, Pen. C., re 30-hour week on public works.

Deletes the language confining the provisions of this act to the economic emergency. Proposes a penalty of \$10 for each day of each calendar week during which a laborer is employed in public work which would make more than 30 hours in that week, but exempts work already contracted for or under consideration on May 29, 1933.

Deletes the provisions relating to the determination of the cessation of the economic emergency.

Urgency measure.

A.B. 789—BURNS and GEYER. New act, re compulsory military training.

Abolishes compulsory military training in colleges and universities.

A.B. 790—BURNS. Amends Secs. 652, 655, 656 and 665, F. & G. C., re salmon.

Provides uniform bag limit of 5 per day during the open season in districts 1½, Klamath River, and 5. Former limit was 2 per day except during certain seasons.

A.B. 791—PELLETIER. New act, re unemployment and social insurance.

Establishes a system of unemployment and social insurance, for workers and farmers, the fund to be provided at the expense of the State and employers by a system of income, inheritance and gift taxes. The bill is to be effective until such time as Congress shall have enacted the "Worker's Unemployment Insurance Bill, H. R. 2827."

A.B. 792—PELLETIER. New act, re child labor.

Prohibits the hiring of any child under 16 years for a full day or any part thereof in any kind of employment, especially in street vending of newspapers and periodicals and in agricultural labor, and fixes the penalty for violation at imprisonment of not less than six months nor more than one year and a fine of not less than \$500 or more than \$1000.

Any child whose work is necessary for the support of himself or family shall receive from the State \$5 per week in addition to relief or unemployment insurance received by the parents, unless the latter amounts to \$10 per week, plus \$3 for each dependent.

Provides for the administration of this act by a board of six members.

A.B. 793—CLARK. Amends Sec. 5900, Sch. C., re retirement salaries of permanent employees.

Adds provision for payment of annual retirement salaries to permanent employees of school districts who have contributed to public school teachers permanent fund and who have been dismissed from the service of a school district by reason of having reached an age under which their classification as permanent teachers ceases by law, and who are not entitled to receive a retirement salary under the provisions of the code relating to the required number of years of service in the public schools of the State.

Such employees shall be deemed to have been retired by reason of physical incapacity and the retirement salary shall be computed as for other persons retired for physical incapacity.



A.B. 794—CLARK, ANDERSON, BURNS, COTTRELL, MORGAN, PATTERSON and PHILLIPS. Amends Secs. 5.900, 5.904, 5.970, 5.980, 5.990, 5.993, 5.1003 5.1004, 5.1030, 5.1031, 5.1032, 5.1060, 5.1061, 5.1062, 5.1080, 5.1083, Sch. C.; amends the title of Ch. III of Pt. IV of Div. V, and of Arts. IV and VII thereof, and the titles of Ch. VI of Part IV, Div. V, and of Arts. II, III and V thereof; adds Secs. 5.971 and 5.972; adds Art. VIII to Ch. III, Art. V to Ch. V, and Art. IIIA to Ch. VI, all of Pt. IV of Div. V, re teachers retirement law.

Amends sections to permit retirement of persons reaching the age of 65 who are subject to the teachers retirement law.

Establishes a "Public School Teachers' Annuity Deposit Fund," and a system of annuities for teachers who have been retired at the age of 65. Requires of each teacher elected or appointed to the public schools on or after July 1, 1935, who is subject to the retirement laws, to deposit 4 per cent of his monthly salary in the "Annuity Deposit Fund." Teachers not subject to the compulsory monthly deposit may elect to make monthly deposits in the Annuity Deposit Fund of either 1, 2, 3, or 4 per cent of his monthly compensation. The fund is to be administered by the Public School Teachers' Retirement Salary Fund Board. The deposits are to be deducted from teacher's monthly salary and paid into the annuity fund through the county superintendents of schools.

A.B. 795—GILMORE. New act, re conditional sale or lease contracts.

Defines the term "conditional sale or lease contract."

Requires every such contract to be in writing and to contain statements of sale price or rent, rate of interest, amount charged for insurance, and of any other charges.

Requires copy of contract to be delivered to purchaser at time of delivery of property.

Makes violation a misdemeanor.

A.B. 796 to A.B. 800—GILMORE. Amend Vehicle Code.

Skeleton bills.

A.B. 801 to A.B. 805—GILMORE. Amend Act 5128, California Vehicle Act, re vehicles.

Skeleton bills.

A.B. 806—MALONEY. Amends Secs. 10, 12 and 14, Act 3421, re horse racing.

Provides that at least two permits be issued in first and second class counties each year.

Reduces license fee from four per cent to three per cent of money handled, and reduces commission of licensee from eight per cent to seven per cent.

A.B. 807—STREAM and RILEY. New act, re inclusion of county roads in State highway system.

See digest S.B. 323, apparently identical.

A.B. 808—TURNER. New act, re interest rates.

Provides rate of interest upon loan or forbearance of money, goods or things in action or on accounts after demand or judgment shall be 7 per cent per annum; but parties may contract in writing for a rate of interest not exceeding 10 per cent per annum. No person may directly or indirectly receive from a borrower more than 10 per cent per annum upon any loan or forbearance.

A.B. 809—TURNER. Amends Sec. 2261, C. C. P., re investment of money by trustee.

Adds provision forbidding trustee to invest money or funds in any securities or property owned by him or by any person, firm or corporation in which he has direct or indirect interest. Provides that trustee must obtain court order before making any investment and no provision in any will or instrument creating trust relieves the trustee from securing order.



A.B. 810—TURNER. Adds Sec. 3a, Act 2064, imposing an additional  $\frac{1}{2}$  cent per gallon tax for the privilege of distributing motor vehicle fuel.

Proceeds to be used to pay principal and interest on State highway bonds. Any portion of such proceeds remaining unexpended at the end of a biennium is to be transferred to the State highway fund.

A.B. 811—TURNER and WALLACE. New act, re foreclosure of trust deeds.

Creates office of State Public Trustee appointed by the Governor at a salary of \$6,000 a year. Creates office of public trustee in every county; the county recorder of each county to be ex officio public trustee.

Provides that deeds of trust given to secure indebtedness shall name such public trustee as the trustee thereof; and that public trustee shall be substituted for any trustee named in any trust deed heretofore executed. Deeds of trust hereafter executed naming any other person as trustee, shall be deemed to be mortgages.

Provides method of foreclosure of trust deeds by public trustee.

Establishes schedule of fees to be charged by public trustees and provides for payment to county board of supervisors of all fees in excess of salary of trustee. Prescribes powers and duties of State Public Trustee and of the public trustees in counties. Prescribes method of redemption of lands sold by public trustee.

A.B. 812—COTTRELL. Amends Sec. 226, C. C., re proceedings on adoption.

Present law requires consent to adoption, in certain cases, to be signed in presence of representative of Department of Social Welfare, and a report by the department. Bill provides that report be filed within 90 days from date of petition, and if it is not, consent may be signed in open court.

A.B. 813—COTTRELL. Amends Sec. 540, C. C. P., re writs of attachment.

Provision is added that if the defendant's sureties on bond to prevent attachment failed to justify within five days after written notice by the plaintiff to the sheriff, the undertaking shall be ineffectual and the attachments may be levied or restored. Such undertaking may be conditioned as provided for in Sec. 555, C. C. P., which relates to the provisions of bonds on release of attachment.

Deletes all changes in this section made by the amendment of 1933, which provided that the writ could be directed to a constable or marshal as well as to the sheriff and that such officer could comply with the terms of such writ; and also a provision requiring the placing of a keeper in charge for at least two days whenever a levy is made upon personal property other than money belonging to a going concern.

A.B. 814—LYON. Adds Sec. 95, Ag. C., re live stock exhibition in Southern California.

Authorizes contract for such exhibition, to share in appropriations for agricultural fairs.

A.B. 815—MARTIN. Amends Sec. 528, repeals Sec. 529, Veh. C., re overtaking and passing vehicles.

Prohibits overtaking and passing on the right.

A.B. 816—MARTIN. New act, re legal investments for trusts and other funds.

Provides that all shares issued by a Federal savings and loan association chartered by the Federal Home Loan Bank Board and under the supervision of the Federal Home Loan Bank Board, whose shares are insured by the Federal Savings and Loan Insurance Corporation, shall be legal investments for executors, administrators, guardians, receivers, and trustees, and for insurance companies, banks, corporations, and municipalities existing or operating under the laws of the State.

A.B. 817—MARTIN. Amends Sec. 125, Act 5123, California Vehicle Act, re overtaking and passing vehicles.

Removes provisions permitting passing on the right.

A.B. 818—LYON. Amends Sec. 28, Act 9124, re county water districts.

Provides for dissolution of such water district by an election to be called by the supervisors upon a petition signed by 15 per cent of the electors of the district.

Provides the procedure which is to be observed in calling election to exclude part or all of the territory, the form and manner in which the proposition is to be stated, the election conducted, the vote canvassed, the result declared and the subsequent proceedings of the supervisors.

Previously incurred obligations of the district, and taxes and assessments shall be collected as though the district were not dissolved.

A.B. 819—LYON. Amends Secs. 2167, 2167a, 2169, 2172 and 2175, repeals Secs. 2168, 2170, 2171 and 2185c of; adds Secs. 2168, 2171 and 2185c to Pol. C., re persons mentally disordered or otherwise incompetent.

Substitutes "mentally disordered person" for "insane person" throughout all the sections amended, and substitutes "Department of Institutions" for "commission" throughout all the sections amended.

2167. Requires each county to maintain quarters in or connected with a hospital to care for alleged mentally disordered persons. Provides that counties may combine facilities at one location if Department of Institutions approves; increases maximum period of care from 20 to 30 days.

2167a. Requires medical examiners to be licensed to practice medicine in California, and designates them as "certified medical examiners" for the county, or city and county in which appointed. Requires department to keep list of such examiners and furnish such lists to every superior court in the State, and correct each list once a month, if necessary.

2168. Repeals Sec. 2168 relating to the apprehension of insane persons and the form of the affidavit and warrant. Adds new Sec. 2168, which sets out the procedure whereby mentally disordered persons are apprehended, examined, detained, and have a hearing before the superior court, and are committed to a State hospital if the court so orders. Examination need not be made in court and can not be made in jail, unless person is criminal. Provides that fees of the examiners shall be a county charge.

2169. Requires the certified medical examiners appointed to examine the person alleged to be mentally disordered to attend the complete hearing. Provides that the person alleged to be mentally disordered shall be allowed to attend the hearing if he so desires, formerly he had to attend. Makes it permissive, rather than mandatory, for the judge to call any witness whom he thinks might aid in the bearing.

2170 and 2071. Provisions relating to form of certificate of examiners; judgment and order of commitment is repealed and a new Sec. 2171 is added requiring the department to prescribe such forms as are necessary.

2172. Requires the petition, medical certificate, and order of the court be given to the sheriff of the county, together with the custody of the person committed, and the sheriff shall deliver the papers and the person to the superintendent of the hospital. Requires superintendent of the hospital within two days after such commitment to send a notice to all persons connected with the person committed and to any two other persons whom such person might designate.

2175. Makes the expense incurred in proceedings a county charge only if the county would be responsible for the person's maintenance if he were a poor and indigent person, and not mentally disordered. Allows the judge to charge the expense to the person applying for the order of commitment only if such application was made in bad faith. If person making the application is the medical superintendent or staff physician, no costs can be charged against them, nor are they liable civilly or criminally.

2185c. The former section relating to arrest of inebriates and addicts, and the procedure thereafter is repealed and new section is added which provides for the examination of the inebriate or addict hearing, and commitment to a State hospital, if necessary. Follows procedure provided for mentally disordered persons so far as applicable.

A.B. 820—LYON. Amends Sec. 741, F. & G. C., re sardines.

Present law permits sardines to be taken for bait or for sale or consumption as fresh fish at any time.

Bill provides in districts 4, 4½, 13, 19, 20, 20A and 21, sardine season for such purposes to be between November 1 and March 31; elsewhere in State season to be August 1 to February 15.

A.B. 821—LYON. Amends Secs. 2.440a, 2.441a and 3.260, Sch. C., re formation of high school districts.

Reduces from 600 to 500 average daily attendance of elementary or union elementary school districts desiring to withdraw from a high school district and form itself into a high school district. Reduces from \$20,000 to \$15,000 the amount of assessed valuation which must be left in the high school district from which withdrawal is proposed to be made.

Provides that the tuition charge to be paid to a high school district by the boards of education or boards of school trustees for the education of pupils in a junior high school shall be approved by the county superintendent of schools.

A.B. 822—RILEY. Amends Sec. 3714, Pol. C., re county budgets and taxes.

Deletes provision restricting the board of supervisors to a levy of 75 cents on each \$100 to pay bonded indebtedness or a judgment arising therefrom.

A.B. 823—RILEY. Amends Act 5233, re municipal corporations.

Adds to the powers of the city council the power to issue bonds to acquire or construct works necessary or proper to supply city water or for irrigation, such bonds to be payable exclusively from revenue of the works acquired or constructed, and must be authorized by a majority of the voters at a general or special election. Also provides for the issuance of bonds similarly authorized to acquire and construct sewers, sewage treatment plants, works appurtenant thereto, said bonds to be payable out of revenues derived from such sewage system.

A.B. 824—RILEY. New act, Sewer Revenue Bond Act of 1935, re disposal of sewage.

Permits city, sanitary district, or sanitation districts to acquire, construct and operate, within or without its corporate limits, sewers, sewage treatment plants, and necessary appurtenances.

Provides for issuance of bonds after approval by majority of voters, and for the payment thereof from revenue.

See A.B. 825.

A.B. 825—RILEY. New act, Sewer District Revenue Bond Act of 1935, re formation of sewer district within cities.

Provides for the organization of sewer districts in any portion of any city, and for the issue and sale of bonds, after approval by majority of voters, and the payment thereof from revenues.

See A.B. 824.

A.B. 826—RILEY. Adds Sec. 336a, amends Sec. 337, C. C. P., re commencement of actions.

Raises period of statute of limitations from four to eight years in case of action on bond, note or debenture of corporation, or issued under permit of corporation commissioner, and mortgage, deed of trust or other agreement pursuant to which the same were issued. Applies only to case where such securities are held by public.

A.B. 827—RILEY. New act, re municipal improvement districts.

Validates organization of municipal improvement districts formed under Municipal Improvement District Act of 1927, and bonds of such districts which have been approved by two-thirds of qualified electors in such district, if same have not been sold for less than par.

Provides for tax levy by municipality for payment of such bonds.

A.B. 828—RILEY. Amends Sec. 23, Act 8199, Improvement Act of 1911, re priority of liens and bonds.

Declares lien of assessment continues until bonds issued to represent it as well as the assessment itself is discharged. Retains present rule of priority, and specifies that priority is the same whether bonds issued or not.

A.B. 829—HORBLOWER. Adds Sec. 1357a, Pol. C., re voting.

Provides that if a voter expects to be unable to vote in his precinct, he may apply to the proper authorities for a ballot of his precinct, and if his excuse is sufficient he shall be given a ballot and allowed to cast the same.

A.B. 2037, apparently identical.

A.B. 830—RICHIE. Adds Secs. 2981 and 2982, C. C., re conditional sales of personal property.

Makes conditional sale void as to subsequent bona fide purchasers, mortgagees, or creditors unless statement filed with recorder.

Property sold on conditional sales contract not repossessable unless purchaser repaid all moneys paid on such contract, less reasonable rental, not to exceed 50 per cent of amount paid. Vendor need not make refund, however, unless vendee has paid more than 25 per cent of contract price. Does not apply to certain sales of machinery, equipment and supplies for railroads and contractors, for manufacturing of brick, cement and tiling, and for quarrying and mining.

A.B. 831—RICHIE. Amends Sec. 690, C. C. P., re exemptions from execution or attachment.

Exempts one automobile, one truck, one radio, one washing machine, one typewriter, and all electrical equipment and appliances used or useful in the home, and all domestic equipment of every kind.

A.B. 832—RICHIE. Amends Sec. 6.750, Sch. C., re use of schoolhouses.

Provides that the governing boards shall not consider political opinions or economic views or affiliations of applicants applying for the use of a school building, nor interfere with any expression of opinion at any meeting held in school building.

A.B. 833—ANDERSON and NIELSEN. New act, re State system of regional colleges.

See digest S.B. 286, apparently identical.

A.B. 834—WRIGHT. New act, imposing limitations on expenditures by counties, cities and counties, districts and other political subdivisions.

Such expenditures (with certain indicated exceptions) not to exceed in any year the expenditures of the preceding year by more than 5 per cent unless authorized by the State Board of Equalization or by vote of the electors.

The conditions and limitations expressed in the bill are based upon those indicated in Sec. 20 of Art. XI of the Constitution.

A.B. 835—HUNT. New act, to be known as the "Special Assessment District Refunding Act of 1935."

Authorizes refunding bonds to issue to take up outstanding bonds if latter were issued for a special assessment district and are payable by assessments levied wholly or in part according to assessed value of land, and if the original debt is refunded at a discount.

The city or county legislative body conducting the proceeding may negotiate with holders of outstanding bonds and may in aid of the refunding appropriate money from the general fund or any available fund of the city or county.

Procedure is by adoption of resolution of intention, formation of an assessment district coterminous with the original district or districts, notice and bearing, preparation of diagram, spreading of assessments according to benefits, filing of refunding assessment and hearing of objections thereto. (Secs. 2-15.)

Formula for spreading the refunding assessment is stated in Secs. 8 and 15.



Refunding assessments not paid within 30 days, go to bond; separate bond issued against each lot assessed and unpaid, extending over period not exceeding 24 years, but payable by lot owner in advance of maturity. In case of foreclosure, property redeemable before it goes to deed, not less than one year from sale. (Secs. 17-31.) As alternative to Secs. 17-31, serial bonds may issue under "Special Assessment Refunding Bond Act of 1935," A.B. 847, this session.

Special Assessment Investigation. Limitation and Majority Protest Act of 1931, is inapplicable. (Sec. 34.)  
Urgency measure.

A.B. 836—STREAM and RILEY. Amends Secs. 64, 712, 713, 714, 715, 771 and 778 and repeals Secs. 779, 780 and 781, Veh. C., re county authority over highways.

See digest S.B. 321, apparently identical.

A.B. 837—STREAM and RILEY. Amends Sec. 70, Sts. & H. C., re California Highway Commission.

See digest S.B. 324, apparently identical.

A.B. 838—STREAM and RILEY. Adds Secs. 854 to 858, 862 to 870, 875 and 876, Sts. & H. C., re proceedings to change grade and to establish boundaries of State highways.

Prescribes procedure for such change of grade within cities, requiring resolution of intention by highway commission, publication and posting of notice and filing of written objections in city within sixty days. Failure to object waives right to compensation for damage, but if objection filed no physical change of grade may be made unless either court determines objection is without merit or department compensates objector.

Procedure to establish boundaries of State highway rights of way where boundaries are unknown or uncertain, includes filing of right of way maps in county, publication and posting of notice, six month period for filing of objections, failure to file being waiver of objection. Requires court determination or payment of compensation before doing work on property claimed by objector.

Declares procedure prescribed is not exclusive and bill does not waive any public right acquired or any statute of limitations.

A.B. 839—Stream and Riley. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re gasoline tax funds.

See digest S.B. 322, apparently identical.

A.B. 840—O'DONNELL, CHATTERS, DONNELLY, GARIBALDI, FRAZIER, PATTERSON and MINARD. Amends title and Secs. 1 and 11, Act 3873, re irrigation districts.

Sec. 1. Includes, among the purposes for which money may be borrowed "any of the operations of the district or for the purpose of financing or refinancing the obligations including any outstanding warrants or any other indebtedness."

Sec. 11. Inserts the same language quoted above and provides that when the security of the district is appraised by the Reconstruction Finance Corporation, or any Federal agency, or after any Federal agency has loaned money to the district, the district may agree it will not during the life of such loan levy an assessment other than to raise the amount required to pay outstanding bonds, or by the terms of the contract, and that thereafter the California Districts Securities Commission shall not approve any assessment that does not comply with such terms.

A.B. 841—CHATTERS and O'DONNELL. Amends Secs. 1 and 3, Ch. 7, Stats. 1934 (special session), re redemption of property sold to irrigation districts for delinquent assessments.

See digest S.B. 1070, apparently identical.



A.B. 842—O'DONNELL. New act, validating certificates of sale issued by irrigation districts.

Bill specifies in detail what defects are fatal, and what ones do not invalidate certificates.

A.B. 843—O'DONNELL. Repeals Sec. 73a, Act 3854, California Irrigation District Act, re proceeding to release land from its proportionate share of bonded indebtedness of district.

A.B. 844—O'DONNELL. Adds Sec. 31a, Act 3854, California Irrigation District Act, re bonds.

Provides that, as an alternative form, any bonds issued under act for any purpose may be substantially in the form provided for funding or refunding bonds, and that water tolls and charges may be irrevocably allocated to a sinking or reserve fund to pay interest and principal of bonds.

A.B. 845—PETERSON. Amends the title and Secs. 1, 2, 3, 4, 5, 6, 7, 9, 10, 15, 16, 17, 20, 22 and 24½, and repeals Sec. 3½, Act 2593, re fire departments in unincorporated towns.

Extends act to any unincorporated area and makes additional provisions regarding hearing and notice by the board of supervisors.

Provides the board of fire commissioners appointed shall have perpetual succession, gives them the power to borrow money in anticipation of revenue, and purchase and lease real and personal property.

Provides elections called by the fire commissioners may be either general or special, and that the notice must set forth in general terms the purposes of the election.

Provides that one appointed on the board of fire commissioners to fill a vacancy to hold only until the next general election.

Provides that the organization and proceedings of any fire district shall be held valid unless contested within three months from the date of the first appointment of the fire commissioners.

Repeals Sec. 3½, relating to the purchase of land for fire house.

A.B. 846—PETERSON. New act, re renewal of mortgages.

Proposes that making of new note by mortgagor on same terms as original, except as to time, interest, or manner of payment, is renewal of mortgage. Certified copy of new note may be recorded by attaching to old recorded mortgage. No fees to be charged to mortgagor for such renewal, or for title insurance, title search, as a bonus, or for other expense, except recording and notary's fees.

A.B. 847—LATHAM. New act, to be known as the "Special Assessment Refunding Bond Act of 1935."

Authorizes issuance of serial refunding bonds secured by the moneys in the "redemption fund and by the unpaid refunding assessments" levied under the "Special Assessment District Refunding Act of 1935," A.B. 835, this session. Such bonds extend over period not exceeding 24 years, but may be paid in advance of maturity. May be registered. Any refunding assessment may be paid and released prior to end of the period.

New refunding assessment may be made if the first one is declared invalid.

City or county, if it purchases at foreclosure sale, must levy special tax to provide moneys therefor. (Subd. (a) of Sec. 15.)

Surplus, if any, in redemption fund after retirement of bonds, distributed as prescribed in Subd. (b) of Sec. 15.

Urgency measure.

A.B. 848—FIELD. Amends 2.60, Sch. C., re correction and relocation of school district boundaries.

Provides that if property lines of school district boundaries become indefinite or conflict with lines of assessment, board of supervisors may correct and relocate the same.

A.B. 849—FIELD. New act, re leasing of lands and buildings by counties from United States.

Skeleton bill.

A.B. 850—FIELD. New act, re leasing of lands and buildings by public welfare institutions from United States.

Skeleton bill.

A.B. 851—DESMOND. Adds Secs. 4.450 to 4.454, inc., Sch. C., re sinking funds for reconstruction and replacement of buildings.

Authorizes governing boards of school districts to establish sinking fund for replacement, reconstruction and alteration of school buildings. Provides for levy tax to create fund, which tax is not subject to maximum tax rates provided in Sec. 4.375, Sch. C. Amount raised annually may not exceed 5 per cent of original or estimated cost.

A.B. 852—MAYO. New act re purchasers of State lands.

Provides that where public lands of the State have been sold and have not been fully paid for the purchaser may apply to the superior court for an appraisal of such lands and shall notify the Director of Finance thereof.

Upon return of the appraiser's report the court shall determine the value of such lands which value, if less than the contract purchase price, shall thereupon become the price at which such purchaser may complete the purchase of said land.

Authorizes the Department of Finance to execute and deliver a patent or other evidence of title to such purchaser upon payment of the value of such lands as found by the court.

A.B. 853—FULCHER. Amends Secs. 3817c, 3817d, 3897, and adds Secs. 3817h2, 3817e2, 3817f, 3817g, 3817h, 3817i, Pol. C., re taxation and tax delinquencies.

Same as Ch. 6, special session of 1934, with the exception that the numbers of the years are left blank.

A.B. 854—JONES. Amends Sec. 334, Ins. C., re materiality of concealments and representations.

Provides that materiality of representations or information is to be determined by the event, if the determination is made after its occurrence, otherwise by the actual risk as of the time of the determination. At present materiality is to be determined by the probable and reasonable influence of the facts upon the party to whom the communication is due.

A.B. 855—JONES. Amends Sec. 647, Pen. C., re vagrancy.

Modifies present section by providing that neither a physically fit person without visible means of support, a beggar, a roamer, or a prostitute is a vagrant unless such person refuses work offered in writing at prevailing wage scale; that known criminal loitering in public place is not a vagrant if attending public gathering to hear what is said; that a wanderer late at night is not vagrant unless engaged in unlawful activity in which case he shall not be charged as a vagrant but with crime he is committing.

Reduces punishment from \$500 to \$60 maximum fine, and from six months to 30 days maximum imprisonment.

A.B. 856—ANDREAS and CORWIN. New act, re flood control.

Appropriates \$400,000 to purchase tools and equipment to continue flood control work in Santa Ana River Basin by the use of labor furnished as part of unemployment relief program of San Bernardino County, the State, or agency of the United States.

A.B. 857—MALONEY. Amends Sec. 4, Act 4743, re payment of wages in private employments.

See digest S.B. 548, apparently identical.

A.B. 858—MALONEY. Amends Sec. 7, Act 2349, re regulation of private employment agencies.

See digest S.B. 573, apparently identical.

A.B. 859—MALONEY. Amends Secs. 1 and 2, and adds Sec. 3, Act 6432, re withholding penalties from contractors.

See digest S.B. 549, apparently identical.

A.B. 860—DONIHUE. Adds Secs. 11530 to 11547, inc., Ins. C., re the State Life Insurance Fund.

Creates State life insurance fund to be administered by a State Life Insurance Commission, for the purpose of transacting life insurance upon the lives of residents of State.

Commission shall consist of three members appointed by Governor with advice and consent of Senate. First members may be appointed without consent of Senate. The fund is to be a revolving fund consisting of appropriations made thereto by Legislature, all premiums received for insurance issued by it and all properties and securities acquired through use of moneys belonging to fund. Manager of fund is to be appointed who shall conduct the business thereof and have authority to enter into contracts of life insurance, sell annuities and do all similar acts looking toward the carrying on of a life insurance business by the State.

Appropriates \$250,000, to be returned before July 1, 1939.

A.B. 861—CRONIN. Adds new Sec. 3443, C. C., re fraud in bulk sales.

Provides that after recordation of notice pursuant to Sec. 3440, C. C., of sale for cash of stock in trade, or otherwise than in the ordinary course of business, creditors of the seller may serve a verified statement of account and demand for payment on seller, and a notice that a copy thereof has been served on the purchaser.

If the seller, within three days after such service on the purchaser, fails to file a verified denial that he owes the account, the purchaser shall pay over to the creditor sufficient of the moneys due the seller to pay the creditor, or if there is not sufficient then so much as is available, which payment constitutes a proportionate release of purchaser's indebtedness to the seller.

A.B. 862—CRONIN. Amends Secs. 3 and 5, Act 8493, Retail Sales Tax Act of 1933.

Increases the rate to three per cent.

Exempts the sale of food for human consumption. Does not exempt candy, confectionery other than baked confectionery, beverages or tobacco.

A.B. 863—BRENNAN. Amends the title and Secs. 1, 2, 3, 4, 5, 6, 7 and 8, Act 4563, re sanitary conditions in factories.

Broadens to include ventilation, and to add other places of employment in addition to factories.

Sec. 1. Act covers places where one person is employed, formerly only where five employed.

Sec. 2. Includes in act mercantile or other establishments, and requires heating.

Sec. 3. Requires inspection and opportunity to be heard before condemnation.

Sec. 5. Deletes provisions requiring seats, and adds a requirement of light.

Sec. 6. Allows a fine of \$500, and imprisonment of six months.

Sec. 7. Fines collected are to go into the general fund of the State. Transfers enforcement of act from Commissioner of Labor Statistics to Chief of Division Labor Statistics and Law Enforcement.

A.B. 864—PATTERSON. New act, re revenue and taxation.  
Skeleton bill.

A.B. 865—PATTERSON. New act, re fish and game.  
Skeleton bill.

A.B. 866—PATTERSON. New act, re unemployment insurance.  
Skeleton bill.

A.B. 867—PATTERSON. New act, re health insurance.  
Skeleton bill.

A.B. 868—PATTERSON. New act, re taxation of inheritances.  
Skeleton bill.

A.B. 869—PATTERSON. New act, re a sales tax.  
Skeleton bill.

A.B. 870—PATTERSON. New act, re personal property tax.  
Skeleton bill.

A.B. 871—PATTERSON. New act, re severance tax.  
Skeleton bill.

A.B. 872—PATTERSON. New act, re income tax.  
Skeleton bill.

A.B. 873—PATTERSON. Amends Sec. 6.30, Sch. C., re bids for contracts.

Provides that governing boards shall not require any financial statements from bidders or statements of ability to finance proposed construction, nor shall boards let such construction contracts solely upon the financial worth of the bidder and shall refuse to let contracts only when good cause is shown.

A.B. 874—MARTIN. Amends Secs. 1, 9, 10, 13 and 17, Act 7972, re State Department of Engineering.

Deletes provisions for appointment and salaries of three members of the advisory board, which three members are designated as the California Highway Commission. Transfers the powers and duties of the California Highway Commission to the State Engineer.

Deletes the provision making the Highway Engineer the chief executive officer of the California Highway Commission.

A.B. 875—WAGNER. Amends Secs. 9, 23 and 24, Act 4749, Workmen's Compensation, re industrial accidents.

Provides \$12.50 per week minimum compensation payments. Charges defendant with cost of medical testimony when applicant successful. Limits contingent fees of attorney to 25 per cent of award unless excess approved by commission.

A.B. 876—WAGNER. Amends Sec. 8, Act 4749, Workmen's Compensation, re employees.

Deletes persons selling newspapers or periodicals from list of persons excluded from definition of employee under the act.

A.B. 877—ROSENTHAL. Amends Sec. 662, C. C. P., re motion for new trial.

Adds provision that if new trial is granted the court shall give a written opinion, containing the reasons therefor, which shall be filed in the records of the case.

A.B. 878—DE LAP. Amends Sec. 1005, C. C. P., re notice of motion.

Provides that when notice is served by mail the number of days before the hearing must be increased one day for every 100 miles, instead of every 25, between the place of deposit and the place of service.

A.B. 879—DE LAP. Adds Sec. 597, C. C. P., re separate trial of issues.

Provides that court may, on motion of either party, order any one or more of the issues joined to be separately heard and disposed of before the others.

A.B. 880—DE LAP. Amends Sec. 726, C. C. P., re foreclosure of mortgages.

Deletes present provisions regarding appointment of appraiser. Prescribes new method of appraisal to determine amount of deficiency judgment. Court appoints appraiser.

Promptly after sale, appraiser is to serve upon judgment creditor and file a report setting forth his appraisal as of the date of sale, stating the intrinsic value and also the market value. Within five days the judgment creditor is to serve on each judgment debtor notice of amount of appraisal and amount for which the property was sold and a cost bill setting forth the expense of the appraisal. Judgment debtor may move to tax the cost in like manner as other costs. Compensation of such appraiser not to exceed \$5 per day and expenses.

Either judgment creditor or judgment debtor may serve and file objections to the appraisal within five days after receipt of notice. Court determines the intrinsic value of the property and gives judgment for the deficiency, rendering a money judgment for not more than the amount by which entire amount of the indebtedness due at the time of sale, including costs, exceeded the intrinsic value of the property sold, with interest from the date of sale plus costs of appraisal.

In determining intrinsic value weight is to be given to evidence of market value only after it is established that there was a market at the time and place of sale for the kind of property sold.

Any agreement to waive appraisal prior to the commencement of action for foreclosure is void.

A.B. 881—DE LAP. Amends Sec. 608, C. C. P., re comment by judge in civil cases.

Adds provision that the court may make such comment on evidence and testimony and credibility of witness as is necessary for the proper determination of case, but shall inform jury it is exclusive judge of all questions of fact and of the credibility of witnesses.

A.B. 882—DE LAP. Amends Sec. 338, C. C. P., re limitation of actions.

Deletes conspiracy from list of actions to be commenced within three years.

A.B. 883—STREAM (by request). Amends Secs. 45, 47 and 48, Act 3854, California Irrigation District Act, re sale for delinquent assessments.

Changes form for collector's certificate to read that purchaser will be entitled to a deed after five instead of three years. Provides that redemption may be made in five instead of three years.

Makes the collector's deed conclusive evidence of the regularity of all proceedings leading up to and including the execution of such deed that the Legislature could have dispensed with, and prima facie evidence as to those proceedings which the Legislature could not have dispensed with. Under present law deed is prima facie evidence of seven specific matters, and there is no reference to the action of the Legislature.

Provides for issuance of deed when certificate has been transferred, and when partial redemption has been made. Provides for deed to district, when district is purchaser, and that thereafter district may convey by grant deed upon resolution of board of directors.

Adds provision that the collector's deed is on a parity with the lien for taxes or assessments levied for municipal, reclamation, protection, flood control, public utility or other district purposes, or deed issued therefor. Deletes provision that deed gives absolute title free from all encumbrances except when land owned by State or United States.

Urgency measure.



A.B. 884—HUNT and JONES. Adds Sec. 593b, Pen. C., re climbing upon structures supporting electric cables.

Makes it misdemeanor for any person to climb upon any structure supporting wires distributing electric energy without written permission of owner thereof.

A.B. 885—HUNT. Adds Sec. 28a, Act 9204, Weights and Measure Act, re inspection of taxicab meters.

Requires the inspection of taxicab meters by sealer at least once every 90 days. If correct, the meter must be sealed and must not be interfered with until another inspection. If there is no sealer for the place where the vehicle is operated or registered, inspection must be made by some other sealer appointed under this act.

A.B. 886—HUNT. New act, re personal injury suits.

Skeleton bill.

A.B. 887—HUNT. Adds Secs. 10500 to 10503, inc., Ins. C., re life insurance policy proceeds.

Provides that out of proceeds of life insurance policy insurer shall withhold \$200 and shall pay the same to person entitled thereto only upon production of evidence that all or \$200 of the burial expenses have been paid. Any person rendering services in the disposition of body of insured may be remunerated out of the policy proceeds up to \$200. Insurer may pay the sum into court.

A.B. 888—HUNT. New act, providing for the supervision of the motion picture industry.

Skeleton bill.

A.B. 889—HUNT. New act, re persons receiving pensions.

Prohibits anyone receiving a pension from the State or any political subdivision from holding any office thereunder, State or political subdivision not liable for any pension or compensation during time office held contrary to this act. Exempts from act veterans and persons who refuse to accept pensions.

A.B. 890—FISHER. Amends Secs. 8 and 17, Act 4807, State Medical Practice Act.

Sec. 8. Provides that the word "Chiropody" has the same meaning and effect as "Podiatry."

Specifies that mechanical treatment includes the employment of appliances, pads or strappings to the feet or surfaces thereof, and is used for the treatment as well as correction of the feet.

Provides that surgical treatment includes the treatment of "toe nails" instead of "abnormal nails" as heretofore.

Sec. 17. Adds prohibition against prescribing, dispensing, or administering of medical preparations, in the treatment of any human ailment, and the advertising of free consultations and examinations by person not holding a license. Expands provisions prohibiting the use of the various medical titles and designations unless the user thereof has a proper license.

A.B. 891—ANDERSON. Repeals Sec. 2.982, Sch. C., re duties of school trustees.

Section repealed related to traveling expenses of representative of boards when performing services therefor.

A.B. 892—FRAZIER, O'DONNELL, DESMOND and NIELSEN. New act, appropriates \$2,000,000 to be expended by the Reclamation Board in accordance with the provisions of Act 6681, re debris control.

A.B. 893—DELAP (by request). Amends Secs. 1065 and 1071, Ag. C., re economic poisons.

See digest S.B. 354, apparently identical.

A.B. 894—KALLAM, THORP and WALKER. Amends Sec. 893, adds 897.1, Ag C., re field crops.

See digest S.B. 400, apparently identical.

A.B. 895—KALLAM. Amends Sec. 820, Ag. C., re tomato standards.

Adds requirement that tomatoes be matured on the vine.

A.B. 896—THORP. Amends 479, 508, 510, 581, 585, 590, 591, 593, 632 and 673, Ag. C., re dairies and dairy products.

479. Recasts subdivision dealing with sterilization of milk containers and makes it applicable to containers of milk and skim-milk as well as market milk. Deletes exemption of person producing less than 10 gallons per day.

508. Redesignates "cottage cheese" as "uncreamed cottage cheese," to distinguish it from creamed cottage cheese.

510. Adds to provisions re ice milk new provisions re sherbets, which contain less milk fat than ice milk.

581. Specifies that statement re dairy products must be misleading to be unlawful.

585. Permits use of factory or permit numbers in lieu of name on bottles, caps or labels.

590. Limits present labeling requirements re butter to that sold to retail trade. Adds provisions re wholesale trade.

591. Requires labeling of cottage cheese.

593. Where ice milk sold under trade name, words "ice milk" must be used.

632. Adds provisions re buying milk or cream on basis of bacterial count. Requires filing of schedule with director.

673. Amplifies section re use of registered containers by person other than registrant. Requires specific authority.

A.B. 897—THORP. Amends Sec. 487, Ag. C., re guaranteed raw milk.

Reduces bacteria count from 15,000 to 10,000 per milliliter.

A.B. 898—THORP. Amends Sec. 488, Ag. C., re grade A raw milk.

Reduces bacteria count from 50,000 to 25,000 per milliliter. Expands provision re health of persons handling such milk to provide for examination by persons approved by the department, as well as to the satisfaction of milk inspection service as in present section.

A.B. 899—THORP. Amends Secs. 473, 508 and 516, Ag. C., re dairy products.

Adds provisions that soft drinks, cottage cheese, creamed cottage cheese, ice cream and ice milk may be made from graded raw milk or skim milk derived therefrom or graded raw cream, as well as pasteurized milk or skim milk.

A.B. 900—RILEY and LYON. New act, providing for an investigation and report as to the feasibility and desirability of gross receipts taxes for the State and for local governmental units.

Authorizes preliminary report to the Legislature at this session and provides for final report at the commencement of the legislative session of 1937.

Investigation to be conducted by and under the direction of the Governor, aided by such public officers, departments and agencies as may be thereunto designated by him. Appropriates \$10,000.

Urgency measure.

A.B. 901—RILEY and CUNNINGHAM. Amends Sec. 12, Act 6341, re mineral leases of State lands.

Skeleton bill.

A.B. 902—RILEY and CUNNINGHAM. Amends Sec. 18, Act 6341, re mineral leases of State lands.

Skeleton bill.

A.B. 903—RILEY and CUNNINGHAM. Amends Sec. 4, Act 6341, re mineral leases of State lands, providing for the extension of prospecting permits for oil and gas which were in effect June 1, 1933, and upon which has been expended \$25,000 or more in such prospecting.

Skeleton bill.

A.B. 904—NIELSEN. Amends Sec. 600, Prob. C., re inventory and appraisal of estates.

Inventories and appraisements of decedent's estate must be filed with county assessor as well as county clerk.

A.B. 905—NIELSEN. Amends Sec. 1020, Prob. C., re decrees of distribution.

Requires filing of statement by county and city assessors showing unsecured personal property taxes have been paid before final distribution may be ordered.

A.B. 906—NIELSEN. New act, re municipal utility districts.

Validates organization of municipal utility districts when such districts have been organized and functioning for at least six months prior to effective date of act.

A.B. 907—NIELSEN. Amends Secs. 616, 617 and 618, F. & G. C., re trout.

See digest S.B. 381, apparently identical.

A.B. 725 also apparently identical.

A.B. 908—NIELSEN. Amends Sec. 611.5, F. & G. C., re golden trout.

See digest S.B. 407, apparently identical.

A.B. 909—NIELSEN. Repeals Sec. 611.6, F. & G. C., re season on steelhead trout in district 1.

A.B. 991 apparently identical.

A.B. 910—NIELSEN. Amends Sec. 5.500, Sch. C., re terms of employment.

Revises section completely and deletes provision that in districts having average daily attendance of 850 or more, a person serving in position requiring certification qualifications shall become permanent employee upon being elected for fourth consecutive school year after serving three complete consecutive school years.

Provides that when person is first employed he shall be employed for one year, and if reelected he shall be employed for one more year. If reelected thereafter he shall be employed for two years, and thereafter for three years and then for four years. After such time the person shall be elected for not more than four years.

A.B. 911—NIELSEN. Amends Sec. 610, F. & G. C., re trout.

See digest S.B. 406, apparently identical.

A.B. 912—MILLER. Amends Secs. 2, 3, 4, 6, 7 and 18, Act 1755, "Act Concerning Cosmetology."

Redefines "electrologist" to require that the electricity used in the electric needle shall be produced by the use of dry cells only.

Deletes definitions of junior operator, junior manicurist, junior electrologist and junior permanent waver, and all reference thereto throughout act.

Deletes provisions permitting above named juniors to practice in establishments. Permits only students who have completed a course of study of 1000 hours to practice in schools, and then only under the immediate supervision of a licensed hairdresser and cosmetician, or cosmetologist.

Provides that one member of the State Board of Cosmetology shall be an electrologist.

Provides that the Governor shall appoint man to fill the vacancy on board next occurring. Thereafter appointments shall be made so as to provide the appointment of men and women to serve alternate terms as members of said board.

Provides that inspectors must be registered hairdressers and cosmeticians.

Requires board to investigate infractions. Board's report to Governor to be complete summary of its proceedings.

Increases practical training requirements for certificates: Hairdressers and cosmeticians, from one to three years; electrologists from four to eight months, and requires 1000 hours training in that period; permanent wavers, from two to four months, and requires 400 hours in that period.

Provides that manager of cosmetological establishment shall be licensed hairdresser, cosmetician or cosmetologist with two years experience as such.

Provides for denial of license to school if it is inadequately equipped.

Provides that school keep history, as well as daily record, of each student, and that history and record be open to inspection of board or representative thereof.

A.B. 913—COTTRELL. Amends Sec. 662, Pol. C., re payment of fees to private persons, firms and corporations for the recovery of money and property by the State.

Broadens the provision of this section to apply to the recovery of any unpaid taxes, rather than only taxes due prior to 1911. Deletes provision for such payment out of tax land fund.

Urgency measure.

A.B. 914—CORWIN. Amends Sec. 391, Ag. C., re estrays.

Adds to counties wherein lawful fence is prerequisite to seizure of estrays, all of San Bernardino County east of San Bernardino Meridian.

A.B. 915—PHILLIPS, GARIBALDI, TURNER, CORWIN and WALKER. Amends Secs. 2, 5, 8, 9, 10, 11, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26; adds Secs. 27, 28 and 29, Act 143a, re agricultural prorate commission.

Includes poultry and products thereof in products subject to act. Defines producer, distributor, retailer, and redefines owner. Meetings of commission may be held by telephone. If petition signed by two-thirds of producers, and two-thirds of producing factors, no election necessary, and commission institutes program. If election held, two-thirds of producers, as well as two-thirds of producing factors, as at present, required to vote favorably. Program may be based on marketing as well as on producing zone. Provides for supplementing and amending petition; and for approval, alteration, and termination of program by commission. Prescribes membership of program committee, purposes of program, and duties of agent for zone. Maximum of 15 per cent of fees instead of 10 per cent goes to support of commission. Violation of act, or program, a misdemeanor; civil penalty of \$500 retained. Program to be terminated by 40 per cent of producers and 40 per cent of producing factors. Territory may be annexed to zones.

A.B. 916—PHILLIPS, WALKER and CORWIN. New act, "The California Agricultural Adjustment Act of 1935."

See digest S.B. 353, apparently identical.

A.B. 917—PHILLIPS. New act, appropriates \$46,000 for maintenance of highway inspection stations by Department of Agriculture.

A.B. 918—PHILLIPS. Amends Secs. 798 and 830, Ag. C., re dates.

Provides for markings on containers. Requires "hydrated" or "steamed" dates to be so marked and prohibits use of word "fresh" in connection therewith. Deletes exception of dates in provision permitting substandard fruits, nuts, and vegetables to be delivered to by-products plant, or for purpose of grading, packing or reconditioning.

A.B. 919—PHILLIPS and KALLAM. Amends Secs. 1261 and 1262, Ag. C., re produce dealers.

Deletes exception from definition of farm products "milk and milk products, bay, field grains, dried beans and seeds," making them subject to provisions of chapter.

Deletes exemption of persons buying farm products for purpose of reselling them in dried, canned or other preserved form, making them produce dealers.



A.B. 920—PHILLIPS. Amends Sec. 1261, Ag. C., re produce dealers.

Corrects erroneous reference to "act" to read "chapter."

A.B. 921—PHILLIPS. Amends Sec. 1268, Ag. C., re produce dealers.

Corrects erroneous reference to "act" to read "chapter."

A.B. 922—PHILLIPS. Amends Sec. 1264, Ag. C., re produce dealers.

Corrects erroneous reference to "act" to read "chapter."

A.B. 923—PHILLIPS. Amends Sec. 1283, Ag. C., re deciduous fruit dealers.

Corrects erroneous reference to Sec. 1231 to read 1281.

A.B. 924—PHILLIPS and BOYLE. Amends Secs. 781, 783, 784, 785, 787, 788 and 822, adds Secs. 784.1, 784.2, 784.3, 784.4, 784.5 and 784.6, Ag. C., re fruits, nuts, and vegetables.

Adds definitions of "processing, preserving or manufacturing," and "agent." Specifies prosecution may be had in any county where part of offense occurs.

Adds provisions that it is unlawful to move fruits, nuts, or vegetables after warning tag is placed thereon, or to refuse to permit inspection.

Adds Secs. 784.1, 784.2, 784.3 and 784.5 containing substance deleted from 788.

Provides for service of notice of violation on agents. Requires markings to be uniform and deletes provision for marking containers of apples, since it is covered by general provision in Sec. 787.

A.B. 925—PHILLIPS. Amends Sec. 830.5, Ag. C., re fruits, nuts, and vegetables.

Requires permit from county agricultural commissioner to move such commodities, which do not meet quality requirements, to by-products plants, or from one packing plant to another.

A.B. 926—PHILLIPS. Amends Sec. 3.472, Sch. C., re transportation of teachers and pupils to agriculture projects.

See digest of S.B. 658, apparently identical.

A.B. 927—PHILLIPS. New act, re vocational education.

See digest of S.B. 303, apparently identical.

A.B. 928—PHILLIPS. Amends Secs. 4.280b and 4.281b, Sch. C., re revolving fund of warehouse stock.

Permits the governing board of any elementary district as well as the governing board of any high school or junior college district as is now provided, to establish a fund for warehouse stock. Authorizes governing boards having jurisdiction over two or more school districts to establish a common revolving fund for all such districts for warehouse stock, each district of which is to retain its equity consisting of the inventory of the stores on hand belonging to such district at the time of the establishment of such common fund.

A.B. 929—PHILLIPS. Repeals Secs. 4.320 to 4.334, inclusive, Secs. 4.340 to 4.353, inclusive, adds Secs. 4.320 to 4.331, inclusive, to Sch. C., re payments from district funds.

Repeals existing provisions relating to requisition on school district funds and the registration of school district warrants. Provides that payment from school district funds shall be by warrant in form prescribed by, instead of approved by, Superintendent of Public Instruction. Warrants must be signed by at least two members of the governing board, instead of a majority of the board, of the district or by duly authorized officers thereof. Warrants not payable because of lack of funds are registered by county auditor, instead of county superintendent of schools, and bear five per cent interest instead of six per cent.



A.B. 930—PHILLIPS. Amends Sec. 4.360, Sch. C., re school district budgets.  
See digest of S.B. 427, apparently identical.

A.B. 931—WILLIAMSON. Amends Sec. 3½, Act 3625, re child labor.

Raises permissive age for certain street occupations from 10 to 12 years, and provides boys between 12 and 14 years may be employed only on school holidays or during vacation and only then when holding school permits.

A.B. 932—WILLIAMSON. Amends Act 91, re business of outdoor advertising.  
Skeleton bill.

A.B. 933—WILLIAMSON (by request). Amends Sec. 5.750, Sch. C., re compensation of certificated school employees while absent from duty because of illness.

Adds provision that certificated school employees shall not be entitled to compensation under provisions of section if entitled to disability indemnity under the "Workmen's Compensation, Insurance and Safety Act of 1917."

A.B. 934—WILLIAMSON. Amends Sec. 5.63, Sch. C., re admission of nonresident students to teachers colleges.

Provides any nonresident may be admitted to a State teachers college under regulations prescribed by the State Board of Education. Permits, but does not require, such nonresident students to be charged an annual tuition fee, to be approved by director of education, which is not to exceed \$75.

Present law requires recommendation from Governor or superintendent of schools of home State, and fee of \$75 for first semester, \$37.50 for each semester consecutively thereafter, when year divided into semesters; or \$37.50 for each period, and \$25 for each period after three consecutive periods, when year divided into quarters.

A.B. 935—WILLIAMSON. Amends Sec. 5.350, Sch. C., re fees for credentials and certificates.

Adds provision that no fee shall be required upon an application for a credential issued in connection with a State teachers college diploma.

A.B. 936—WILLIAMSON. Amends Sec. 5.21, Sch. C., re fees in State teachers colleges.

Adds provision for collection of special fees to cover cost of materials and services for specific courses in regular or summer sessions, and fees for extension courses if authorized by the director of education, such fees not to be considered as part of the general tuition fee. Provides for refund of unexpended portions of such fees upon approval by the director.

Deletes provision exempting nonresident students from payment of special fees in certain cases.

A.B. 937—WILLIAMSON. Amends Sec. 1714½, C. C., re liability of State, districts, and political subdivisions for negligent operation of motor vehicles.  
Skeleton bill.

A.B. 938—WILLIAMSON (by request). Amends Secs. 5.140, 5.150 and 5.166, Sch. C., re standards for granting of credentials and certificates.

Provides for standards and credentials for research technicians.

A.B. 939—REDWINE. Adds Secs. 842.5, 842.6, 1000 and 1001, F. & G. C., re commercial fishing.

Requires boats and nets used for commercial fishing to be licensed and specifies penalties for violations.

A.B. 940—REDWINE. Adds Sec. 25.5, F. & G. C., re hatcheries.

Directs commission to spend 10 per cent of sporting license fees for next five years for construction and maintenance of hatcheries.

A.B. 941—REDWINE. Amends Sec. 428, F. & G. C., and adds thereto Secs. 428.5 and 428.6, re sporting fishing license.

Provides for certain varieties of fish, mollusks and crustaceans, a \$1 license may be procured. The fee derived therefrom to be placed in a "limited sporting fishing fund" and used for the enforcement of provisions of code applicable to coastal waters of State excluding San Francisco Bay.

A.B. 942—WATERS. Amends Sec. 423, Prob. C., re nomination of administrators.

Provides a person nominating another person to act as administrator need not be resident of this State.

A.B. 943—FULCHER. Amends Sec. 668, Pol. C., re claims against the State.

Deletes the word "express" from the phrase "a claim on express contract or for negligence against the State" in provision requiring presentment of claims to Board of Control prior to bringing suit thereon.

A.B. 944—FULCHER (by request). New act, re highway transportation companies.

Includes all carriers, except those operating exclusively in a city, casual transportation services, and excepts the transportation of agricultural, viticultural, or dairy products, or live stock, between the farm or orchard and the creamery, packing house, cannery, refrigerating plant or nearest common carrier receiving station.

Provides that no highway carrier shall engage in transportation of property for compensation except in accordance with the provisions of this bill; and that all carriers shall first obtain a permit or certificate from the Railroad Commission, but no additional permit required where carrier is operating under Act 5129, and no permit or certificate required for continuing operation of business as it was conducted on May 1, 1933, or one year prior thereto, if such carrier files verified statement.

Provides for filing applications with commission; commission may issue temporary or seasonal permits. Provides for \$50 fee for filing application for permit or certificate (except no fee for temporary or seasonal permits) and same fee for filing statement of prior operation. Permits or other evidence of operative right shall be registered annually—fee therefor \$10.

Requires distinctive license plates on vehicles operating under this bill.

Commission shall establish minimum transportation rates. May allow charging of less than minimum when facts justify. Minimum rates not applicable to temporary or seasonal carriers. Commission granted general rule making power and may, in its discretion, require the carrying of liability insurance.

Rebates prohibited.

Provides for rehearings of orders of commission and for writs of certiorari or review by Supreme Court.

Penalty for violation of act is misdemeanor punishable by fine or jail sentence and cancellation of operating permit or certificate.

Declared not to apply to transportation within the outside limits of incorporated cities nor to transportation of baggages and express incidental to transportation of passengers by passenger stage corporations; nor, except as to minimum rates, shall it apply to carriers engaged in transporting interstate or foreign commerce.

A.B. 945—HAWKINS. Amends Secs. 405a and 405b, Pen. C., re lynching.

Skeleton bill.

A.B. 946—REAVES. Proposes to amend Secs. 3, 4, 5, 7, 9, 10, 12 and 17, Act 4811, re practice of chiropractic.

Sec. 3. Makes the secretary the executive officer of the board and increases his salary from \$1,000 not to exceed \$4,000 per annum, and directing that he devote all his time to such work.

Sec. 4. Increases powers of said board by allowing it to employ assistants, and to issue free of cost to each licentiate on or before July 1 of each year an annual directory compiled by the board.

Sec. 5. Revises former section, provides for qualifications of applicant, fees, and increases materially the course of study required, the total number of hours being 4000.

Sec. 7. Revises language in Sec. 7, and defines chiropractic as used in the act. Deletes provision prohibiting use of any drug or medicine included in materia medica.

Sec. 9. Completely revises former section. Provides for qualifications of an out-of-state applicant for a license.

Empowers board to investigate such applicant, and to enter into reciprocity agreements with other States, such agreements to be terminable upon 90 days' notice.

Sec. 10. Completely revises former section. Provides grounds for the refusal, revocation, or suspension of a license to practice chiropractic. Sets out procedure for hearing, review by courts.

Sec. 12. Increases annual license renewal fee from \$2 to not less than \$5, nor more than \$10. Provides for delinquency fee of \$15.

Sec. 17. Provides that all forfeited bail moneys and fines received under this act shall be paid as follows: 75 per cent to the "State Chiropractic Examiners' Fund," and 25 per cent to the general fund of the county in which the prosecution is conducted.

A.B. 947—FISHER, BREED, DONIHUE, MEEHAN, PEYSER, CASSIDY, CRONIN, McMURRAY, MALONEY, BRENNAN, GILMORE, JOHN-SON and WAGNER. Amends title, Secs. 2, 9, 11, 14, 16, 20 and 22½, adds 4½, 5½, 5¾, 8½, 8¾, 9½, 9¾, 12½, 13½, 16½ and 16¾, Act 956, California Toll Bridge Authority Act, re facilities for transportation of persons and property to or over any toll bridge or other highway crossing and the approaches thereto acquired or constructed under authority of the act.

See digest S.B. 410, apparently identical.

A.B. 948—DESMOND, MAYO and NIELSEN. Amends Sec. 677a, Pol. C., re departmental budgets.

See digest S.B. 504, apparently identical.

A.B. 948 also apparently identical.

A.B. 949—DESMOND, MAYO and NIELSEN. Amends Sec. 535 re machinery for State printing plant.

See digest of S.B. 505, apparently identical.

S.B. 564 also apparently identical.

A.B. 950—FISHER. Amends Sec. 1060, adds Secs. 481.5 and 1064.5, F. & G. C., re floating reduction plants.

Requires all commercial fishing boats which deliver sardines to a floating reduction plant to procure a permit from the Fish and Game Commission.

Broadens present definition of "reduction plant" to include floating reduction plants.

Prohibits bringing ashore of products from floating reduction plants unless manufactured in accordance with code.

A.B. 951—BOYLE. New act, re counties, municipal corporations, or districts securing Federal aid.

Provides that any county, municipal corporation, or district may do anything required by Federal laws or regulations in order to secure monetary aid for such corporation or district in the funding or refunding of indebtedness, including general obligations or obligations represented by special assessment bonds.

A.B. 952—LORE. Amends Ch. 6, Div. VI, Ag. C., re bonds of produce dealers.

Skeleton bill.

A.B. 953—MORGAN. Amends Sec. 1031, F. & G. C., re artificial fish ponds and private hatcheries for propagation of fish.

Deletes present prohibition against having a natural inlet or outlet thereto. Permits same to be on a stream unless latter has constant flow sufficient to maintain fish. Prohibits maintenance of such a pond or hatchery if same impairs maintenance or propagation of fish at points below.

A.B. 954—KALLAM (by request). Amends Sec. 4223, and adds Secs. 4223a to 4223j, Pol. C., re county hospitals.

Defines "county" as including "city and county" and "county hospital" as including the hospital and all branches, departments and clinics thereof. Empowers the supervisors to appoint a county physician and the necessary staff. Specifies persons who may be admitted to county hospital. Defines "an indigent sick or dependent poor person."

Requires determination as to whether an applicant can be admitted to be made at the time of application by board of supervisors or by committee thereto authorized on basis prescribed. Requires application for admission to be on form supplied by board and prescribes contents thereof. Provides that duplicate shall be filed with auditor, and that application be considered by the board at its next succeeding meeting. If in emergency applicant has been wrongfully admitted, he shall be discharged as soon as he can be with safety.

Requires supervisors to file with auditor monthly detailed and classified list of persons who have received treatment in, at, or from hospital in preceding month, verified by the county physician. If auditor disapproves of the admission of any person, the latter shall be discharged as soon as he safely may be. Requires supervisors to notify district attorney of every discharge because of wrongful admission, and latter to endeavor to recover costs of treatment from person or from those responsible for his support. Misdemeanor to obtain admission by misrepresentation or concealment of material facts by person admitted and by any who abet him.

If county treats person injured by negligence of another, it is subrogated to the former's right to recover damages, and no settlement of such claim is valid without consent of supervisors.

If there is no other hospital in county or within 50 miles of the applicant's residence, any resident of the county may be admitted to the hospital with his attending physician. In such case patient shall pay the cost of attendance, etc., under regulations prescribed by supervisors to cover such cases. Requires the supervisors to set up books of account showing cost of the hospital operation and the average per diem cost per patient under regulations prescribed by the State Department of Institutions.

A.B. 955—KALLAM. Amends title, Secs. 1 and 24, adds Sec. 8a, Act 6176, "Stormwater District Act of 1909."

Expands act to include the control of soil erosion, and to permit as one of the methods, the planting of trees, shrubs, grasses or other vegetation.

Stormwater districts may be organized to repay the cost of works constructed in whole or in part by the Federal government.

Permits trustees to contract with the Federal government or Federal agency for using the works of the district or for surveys, investigations and reports, and exempts such contracts from the provisions of the act, relating to letting of contracts after advertisement, bid, and bond.

A.B. 956—REDWINE. Amends Secs. 5 and 15, Act 855, re improvement bonds.

Directs city treasurer to accept payments of interest without payment of installments of principal, which shall not, however, affect the delinquent status of the principal.

Allows recorder to collect a fee of 50 cents for filing duplicate of the treasurer's certificate of sale of land for default on bond and requires him to mark the word "redeemed" on his records when shown the receipt by the city treasurer of redemption money.

A.B. 957—MEEHAN. Repeals Act 591, State Bar Act.



A.B. 958—MORGAN. Amends Sec. 4190, Pol. C., re law library fund.

Permits library trustees to furnish justice courts in the county with law books and periodicals.

A.B. 959—JOHNSON, FISHER, WALLACE and CUNNINGHAM. Amends Sec. 59, Act 4749, re Workmen's Compensation.

Requires that general referees shall be civil service employees instead of holding office at the pleasure of the commission, and shall be attorneys of at least three years standing in this State. The salaries of general referees shall be governed by law and those exceeding two years service shall have the same salaries.

A.B. 960—JOHNSON, FISHER, WALLACE and CUNNINGHAM. Adds Sec. 832, Pol. C., re general referees.

Provides for general referees, who are to be salaried State employees, to hear testimony, review evidence and make findings or decisions effective only when adopted by court, department or commission having jurisdiction or authority in the matter. Provides that salaries of general referees shall be equal and uniform as to each court, department or commission.

A.B. 961—CUNNINGHAM. Amends Secs. 5400, 5402, 5403, 5408, 5420, 5500, 5502, 5510, 5520, 5521, 5640, 5680, 5690, 5691, 5710, 5711 and 5712, adds Secs. 5409, 5505, 5506, 5666 and 5667, Sch. C., re employees in school districts in positions requiring certain qualifications.

5400. Defines "governing boards" and substitutes such term throughout the act for the collective use of the following: boards of school trustees, city and county boards of education.

5408. Allows agreement with any State, Territory or possession of the United States for exchange teachers. Formerly referred only to foreign countries. Provides for extension of one year exchange period to two years by unanimous consent of governing boards and employee concerned.

5409. Provides that acceptance of exchange employment shall not affect rights as to tenure or retirement.

5420. Temporary or exchange employees must be certificated.

5500. Person obtaining permanent classification in both must choose between day and evening school classification.

5502. Gives persons in administrative and supervisory positions permanent classification, at end of probationary period, as teachers in districts having more than 850 pupils. In districts having less than 850 pupils, such permanent classification may be given. Restricts provision re failure to accept employment within 15 days after notice of election or appointment to nonpermanent certificated employee.

5503. Deletes former provisions and sets out new requirements as to what constitutes year of teaching for probationary teacher.

5505. Provides that permanent tenure may cease upon reaching retirement age. Employees not reemployed and not qualified for full retirement salary may be retired as disabled.

5506. Provides that employee who is retired by school district but who is not qualified for retirement under the State system may be retired as physically disabled.

5510. Requires governing boards to classify as probationary employees those not classified as permanent, substitute, temporary or exchange employees. Formerly all except permanent were probationary.

5520. Deletes provision relating to day-to-day employees and employees in emergency or temporary schools or classes, in reference to classifications as substitutes.

5521. Provides that a person shall be classified as temporary employee who is employed to serve from day to day during the first three months (formerly 60 days) of any school term to teach in temporary or migratory schools. If period extends beyond three months the employee, unless permanent, shall be classified as probationary.

5666. Provides that when permanent employee is transferred from one district to another, the governing boards of which have the same personnel, he



retains permanent rating. States when an employee shall become a permanent employee.

5.667. Provides that in case of division or consolidation of districts, the classification of the employees remains the same.

5.691. Provides that temporary employee not dismissed during the first three school months, or four months in the case of migratory schools (formerly 60 days), shall be classified as probationary.

5.710. Provides that when dismissals are made under this section they shall be made inversely to order of employment.

5.711. Provides that no permanent employee be dismissed while a probationary employee is employed in work which such permanent employee is qualified to do.

5.712. Provides that if the number of teachers be increased those dismissed shall be hired in the order of their original employment, unless any such employee shall have attained the age of 65 years.

A.B. 962—CUNNINGHAM. Amends Secs. 5.650, 5.651, 5.652, 5.653, 5.654, 5.661, repeals Secs. 5.655, 5.656, 5.657, 5.658, 5.659, 5.660, 5.662, 5.663 of Sch. C., re school employees.

5.650. Adds as causes for dismissal: (1) physical, mental or moral unfitness; (2) conviction of a felony or other crime involving moral turpitude. Provides if incompetency is due to physical or mental disability in lieu of dismissal, the board may require the employee to take a leave of absence not to exceed 2 years.

5.651. Changes provisions relating to the filing of charges against an employee so as to include the provision that the governing board of a district may formulate charges against an employee. Requires majority vote before notice is given of intention to dismiss at end of 30 days from service of notice, formerly it was at end of school year. Changes date of giving notice from not later than May 15 to the period between May 15 and September 15 in any year. Permits personal service of notice. Provides for leave of absence in cases of physical or mental disability.

5.652. Provides that charges of incompetency, other than physical or mental, shall not be acted on unless notice has been given to the employee.

5.653. Provides that notice of suspension and intention to dismiss may be served personally on the employee. Clarifies language to make it accord with amendments in the preceding sections.

5.654. Provides that when any employee who has received a dismissal notice demands a hearing, the superior court shall hear the charges without a jury and may appoint referees to ascertain the facts for the court. Provides procedure for hearing. Secs. 5.655 to 5.660, inclusive, and Secs. 5.662 and 5.663 relating to hearings before the board and appeals therefrom to the court are repealed.

5.661. Requires all data of hearing to be sent to State Board of Education.

A.B. 963—CUNNINGHAM. New act, re joint performance of duties or functions by cities, counties or districts, under contract between them.

Skeleton bill.

A.B. 964—CUNNINGHAM. New act, re duty of county sheriffs to coordinate police activities within counties.

Skeleton bill.

A.B. 965—HERBERT J. EVANS. Amends Secs. 2, 3, 4, 5 and 6 of, and adds Secs. 6a, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, Act 21, re powers of Board of Accountancy.

Revises act. Following are salient features:

Accountancy affected with a public interest. Board must make annual report to Governor; must prepare annually a list of accountants holding certificates and send copies to every certificate holder, State and Federal judge, county clerks, and others in discretion of board. Defines accountant. Regulates use of the title "certified public accountant" and "C. P. A." and lesser titles, and suffixes. Sets out preliminary education requirements for applicants to be effective in 1938. Regulates admission to practice of public accountants. Prohibits any accountant from divulging any information received while in the service of a client unless client consents.

Defines unprofessional conduct and provides penalties. Upon notice of intention to revoke or suspend his certificate, the holder thereof has option of hearing by board or by court. Board can also institute court action if it so desires instead of having certificate holder appear before it. Attorney General must be present at hearing to represent the interests of the public, and the certificate holder has right to counsel.

Provides exceptions to operation of act.

A.B. 966—McCARTHY. Adds Sec. 13h, Act 2964, Motor Vehicle Fuel License Tax Act, re expenditure of moneys received by counties thereunder.

County is to allocate not less than 25 per cent of such moneys to the cities within the county on population basis.

Such moneys received by city are to be used primarily for the street and related purposes mentioned in paragraphs (a) to (g) of the bill.

A.B. 967—WALLACE, STREAM and RICHIE. Adds Sec. 4135c, Pol. C., re duties of the county recorder.

Provides for the keeping by the county recorder of a transfer record which shall index every instrument which transfers or affects the title to real property; said index to record transfers according to legal description of the property and to show names of the parties and the book and page where the transfer is recorded.

A.B. 968—WALLACE. Amends Secs. 1, 1½ and 1¼, Act 4733, re bonds and photographs of employees.

Skeleton bill.

A.B. 969—WATERS. New act, re restrictions upon use and temporary closing of streets and public ways within municipalities.

Provides that legislative body of any municipality may restrict the use of any street or public way therein for protection of the public, for protection of such way from damage during storms, for use of schools for playground or recreational purposes, during limited periods of each day and, where the fee of such way is vested in the municipality, for market or fair purposes.

Provides for public notice of such restricted use by erection of barriers and posting of signs. Provides for restriction of use of any such way to pedestrian travel.

A.B. 970—CORWIN. New act, re acquisition of water rights for use at Pacific Colony and State Narcotic Hospital.

Skeleton bill.

A.B. 971—ANDREAS. New act, re construction and operation of new State college between Pasadena and San Bernardino.

Skeleton bill.

A.B. 972—CROWLEY. Amends Sec. 791, Ag. C., re apricots.

Prescribes markings on containers. Designates standard containers; other containers to be marked "irregular container."

A.B. 973—CROWLEY. Amends Sec. 803, Ag. C., re peaches.

Prescribes maturity standard for freestone variety; standard markings on containers; standard containers. If container other than standard used, must be marked "irregular container."

A.B. 974—CROWLEY. Amends Sec. 794, Ag. C., re cherries.

Prescribes maturity standards for red and black cherries; standard markings on containers; standard containers. If container other than standard used, must be marked "irregular container."

A.B. 975—CROWLEY. Amends Sec. 804, Ag. C., re pears.

Prescribes requirement of uniformity in size; standard markings on containers; standard containers. If container other than standard used, must be marked "irregular container."

A.B. 976—CROWLEY. Amends Sec. 806, Ag. C., re plums and fresh prunes.

Prescribes markings on containers. Prescribes standard containers; others to be marked "irregular container."

A.B. 977—ANDERSON. Adds Sec. 2.88, Sch. C., re school district advisory committees.

Authorizes election of district advisory board of five members to be elected at a public meeting of electors and teachers in each school district. Two members must be classroom teachers. Board authorized to sit with the governing board of the district and give advice thereto. Board is to render report at meeting of electors and teachers.

A.B. 978—REDWINE. Amends Sec. 12, Act 1384, re civil engineering.  
Skeleton bill.

A.B. 979—REDWINE (by request). New act re professional engineers.  
Skeleton bill.

A.B. 980—REDWINE (by request). Adds Secs. 717, 718, 719 and 720, Pol. C., re State police.

717 provides State police officers shall be stationed at all points where a highway crosses the border of a State and in unincorporated towns situated near such border. Any State inspector at such points may be sworn in as State police.

718 provides State police officers shall police all State buildings and grounds, the University of California and its branches, all State parks and all places of public resort not adequately policed by local officers.

719 provides for formation of State Detective Bureau consisting of not more than 15 officers, five to be stationed at San Francisco, Los Angeles and San Diego, respectively.

720 provides that the chief and all State police officers are law enforcement officers and as such are under the direct supervision of the Attorney General.

A.B. 981—JONES. Amends Sec. 10, Act 261, re contracts under the Alien Land Law.

Voids any contract in violation of the provisions of the act, and describes the circumstances under which in a civil action a prima facie presumption arises that the contract is void.

Declares guilty of a misdemeanor any person who wilfully permits any alien described in Sec. 2, or corporation referred to in Sec. 3, to acquire, use or occupy real property contrary to the act.

A.B. 982—BOYLE. Amends Sec. 67a, C. C. P., re superior court in counties of the first class (Los Angeles).

Reduces number of judges from 50 to 40 and provides that upon the expiration of the terms of office of 10 judges next succeeding the effective date of amendment, those offices are abolished. If the terms of more than 10 judges expire at the same time such judges shall classify themselves by lot so that the offices of 10 of their number shall expire upon that date.

A.B. 983—BOYLE. Amends Act 57, re foods, liquors and drugs.  
Skeleton bill.

A.B. 984—MARTIN, CUNNINGHAM, WALKER, LYON, WATERS, STREAM, REDWINE, CORWIN, PHILLIPS, BOYLE, WRIGHT, LATHAM and MISS MILLER. New act, "Prisons and Paroles Act," re government of prisons and regulation of paroles.

Provides act goes into effect upon approval by people of constitutional amendment.

Purpose of the act is to revise the laws relating to prisons and similar institutions.

A.B. 985—MARTIN, CUNNINGHAM, WALKER, LYON, WATERS, STREAM, REDWINE, CORWIN, PHILLIPS, BOYLE, WRIGHT, LATHAM and MISS MILLER. Adds Sec. 6a, Act 1904, re Bureau of Criminal Identification and Investigation.

Provides act goes into effect upon approval of constitutional amendment.

Provides that board of managers of bureau shall furnish to prison and parole commission upon request, information disclosed by files of bureau.

A.B. 986—MARTIN, CUNNINGHAM, WALKER, LYON, WATERS, STREAM, REDWINE, CORWIN, PHILLIPS, BOYLE, LATHAM, WRIGHT and MISS MILLER. Amends Secs. 3 and 12, repeals Secs. 7 and 8, adds Sec. 4a, Act 1121, re California Institution for Women.

Removes board of directors from Department of Penology. Decreases term from five to four years; present terms not affected.

Gives board same power over women offenders as prison and parole commission has over new offenders.

Provides for parole of women felons by board.

See A.B. 987.

A.B. 987—MARTIN, WATERS, CUNNINGHAM, WALKER, LYON, BOYLE, PHILLIPS, CORWIN, WRIGHT and LATHAM. Amends Secs. 1192a, 1202a, 1217, 1572, 1574, 1581, 1583, 1584, 1585, 1587, 1590, 1591, 1592, 1593, 1595; repeals Secs. 1168, 1573, 1575, 1576, 1577, 1578, 1580, 1582, 1586, 1594, 1596, and adds Secs. 1168.1 to 1168.11, inclusive, 1571.1 to 1571.5, inclusive, 1576, 1577.1 to 1577.5, inclusive, 1578, 1580, 1582.1, 1582.2, 1586, 1586.5, 1594, 1596, Pen. C., re government of State prisons and regulation of prisoners.

Bill (1) revamps the law pertaining to prisoners, their terms, paroles, labor, and general supervision; (2) substitutes new prison administrative body; (3) creates a female prison with board of trustees; (4) provides for technical boards for guidance and care of prisoners.

To become effective upon adoption of constitutional amendment.

A.B. 988—MINARD. Amends Sec. 5.161, Sch. C., re high school certificates.

Provides that high school certificates issued by county board of education authorize the holders thereof to teach in the seventh and eighth grades of any elementary school in the county, as well as in secondary schools.

A.B. 989—FIELD. Amends Sec. 1 of "An act making appropriation to the State Board of Control to pay claims against the State," approved June 16, 1933.

Deletes provision re claims thereunder which required that the claimant must have protested in writing before making payment to the State.

A.B. 990—CRONIN. Amends Sec. 13, Act 2048, re advertising by dentists.

Increases scope of definition of unprofessional conduct by including: using any advertising statements having a tendency to mislead the public; advertising professional superiority; advertising fixed prices for professional service; advertising by using any sign containing representation of tooth, bridgework, or human head; making use of advertising solicitors or press agents; advertising free dental work, or examination; advertising to guarantee any dental service, or to perform any dental operation painlessly.



A.B. 991—DESMOND. Repeals Sec. 611.6, F. & G. C., re season on steelhead trout in district 1.

A.B. 909, apparently identical.

A.B. 992—CRONIN. Amends Sec. 11, Act 2048, re practice of dentistry.

Deletes provision that making diagnosis of dental ailments constitutes practicing dentistry.

A.B. 993—CUNNINGHAM. New act, re procedure for consolidation of counties and cities and counties.

Provides for a special election when petition signed by not less than one-fourth of the qualified electors of any county is filed with the board of supervisors asking that such county be consolidated with a contiguous county or counties.

Part skeleton bill.

A.B. 994—PHILLIPS. Amends Sec. 690.10, Pol. C., re structures for highway purposes on ungranted swamp, overflowed, marsh, tide or submerged lands of the State.

Skeleton bill.

A.B. 995—PHILLIPS. Amends Sec. 3444, Pol. C., re use for highway purposes of ungranted tide and submerged lands, and beds of navigable waters.

Skeleton bill.

A.B. 996—PHILLIPS. Amends Secs. 14 and 14a, Act 1400, State Civil Service Act.

Skeleton bill.

A.B. 997—ANDERSON and PATTERSON. Adds Secs. 1300 to 1300.17, Ag. C., re proration programs.

Similar in substance to Ch. 754, Stat. 1933, except that Director of Agriculture enforces instead of prorates commission.

A.B. 998—BOYLE. Amends Secs. 4.765, 4.920 and 4.950, Sch. C., re computation of average daily attendance.

Provides that no time shall be deducted from attendance of any elementary, high school or junior college pupil for time spent in receiving dental service from a licensed dentist when such dentist certifies the reason for such nonattendance.

Deletes provision that no pupil in junior college shall be credited for purposes of apportionment with more than 15 hours of attendance during any one calendar week.

A.B. 999—GEYER. New act, re establishment of State Board of Examiners for public school custodians and engineers, to provide for the examination and certification of certain classes of public school employees and to regulate the conditions of their employment.

Skeleton bill.

A.B. 1000—JONES, LYON, WRIGHT, HEISINGER and MISS MILLER. Amends Sec. 336, Pcu. C., re intoxicating liquor.

Makes the sale or dispensing of intoxicating liquor by a person under 21 years of age a misdemeanor.

A.B. 1001—BREED, MINARD, NIELSEN, HEISINGER, GARIBALDI and MAYO. New act, re annual forecast of seasonal water crop.

Provides Division of Water Resources shall gather data pertinent to an annual forecast of the seasonal water crop including the making of snow surveys and cooperation with other agencies. Appropriates \$15,000 for such purposes.



A.B. 1002—HEISINGER. Amends Act 261, Alien Land Law.

Skeleton bill.

A.B. 1003—DELAP. Repeals Secs. 2948 and 2956, C. C., re short forms of mortgages for real property and personal property.

A.B. 1004—WALLACE. Amends Sec. 13, Act 3613, re suits to recover minimum wages for women and minors.

Requires action for such wages to be commenced within 60 days. Allows Division of Labor Statistics and Law Enforcement to collect and take assignment of such claims.

A.B. 1005—WALLACE. Amends Sec. 402c, Pen. C., re safety of workmen.

Adds Division of Labor Statistics and Law Enforcement of the Department of Industrial Relations to administrative agencies responsible for the safety of devices used in working on buildings or houses.

A.B. 1006—WALLACE. Amends Sec. 484, Pen. C., re theft.

Makes grammatical changes to clarify meaning.

A.B. 2218 apparently identical.

A.B. 1007—WALLACE. Amends Sec. 29, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re insurance.

Empowers (in addition to the Industrial Accident Commission) the Division of Labor Statistics and Law Enforcement, Registrar of Contractors, or any district attorney to require employer to furnish name of insurance carrier or certificate of consent to self-insure.

A.B. 1008—WALLACE. Amends title and Secs. 1, 2 and 3, Act 5619, re liability of public officers.

Act limits liability of supervisors, city trustees, city councilmen, members boards of education and school trustees for negligent act of employee except where officers knew employee was inefficient or incompetent. Bill extends liability to all cases where the employee is inefficient or incompetent. Extends liability to State and State officers.

A.B. 1009—NIELSEN. Amends Sec. 9, Act 4814, re annual license fees for clinics and dispensaries.

Changes annual license fee from not less than \$5 nor more than \$25, to flat fee of \$20. Makes fee payable to State Board of Health, and provides that no part of fee is returnable.

A.B. 1010—GILMORE. Amends Secs. 1 to 5, Act 1248, re canneries and inspection thereof.

Makes it unlawful to can commercially any food products (not only agricultural food products), or fish or meat or products thereof, for use of man or animal, if pressure cooker or retort required, without first obtaining a license from State Board of Public Health.

Deletes exemption of meat under inspection of U. S. or California Department of Agriculture. Provides that Division of Cannery Inspection shall have supervision over inspection of raw tomatoes, raw fish and fish products.

Expressly gives State Board of Public Health power to make rules and regulations to enforce act, and changes "Chief Cannery Inspector" to "Chief of Bureau of Cannery Inspections."

In Sec. 4 gives power to State Board of Public Health to appoint committee of five members to advise Cannery Inspection Board, and to act in its place when board can not act.

A.B. 1011—CRONIN. Amends Sec. 537, C. C. P., re grounds for issuance of attachments.

Regarding contract actions for direct payment of money, delays requirement that contract must be made or be payable in this State to permit issuance of attachment; withdraws permission now given in contract and property damage cases to issue attachment in an action against a defendant not residing in State; forbids issuance of attachment in unlawful detainer actions when payment of rent due from defendant to plaintiff is secured by advance deposit of money; delays permission to issue attachments in actions by State or political subdivision for collection of taxes or any obligation or penalty imposed by law.

A.B. 1012—CRONIN. Adds Sec. 2007, C. C. P., re depositions.

Provides that unless written notice of motion to suppress a deposition is given at least ten days before the action is brought to trial, the genuineness and due execution of the commission for the deposition, and full compliance with legal requirements pertaining to taking and return of deposition, are deemed admitted.

Also provides that if a deposition is filed within fifteen days of date set for trial, the trial must be postponed, upon request of any party other than the one filing deposition, for such time as will allow such party time to file motion to suppress, and to permit notice, hearing and disposal thereof.

A.B. 1013—CRONIN. Adds Sec. 2009a, C. C. P., re use of affidavits.

Provides that in all civil actions affidavits introduced in evidence shall be weighed as evidence to same extent as if affiant were personally present, if copies of such affidavits are served on adverse parties who fail within 10 days thereafter, or before expiration of time for answer, to serve and file a notice of reservation of right to cross examine.

A.B. 1014—CRONIN. Adds Sec. 1876, C. C. P., re rules of evidence.

Provides that no court, judge or referee sitting without a jury shall be bound by the common law or statutory rules of evidence and no informality in any proceeding or in the manner of taking testimony shall invalidate any judgment or decision.

A.B. 1015—CRONIN. Amends Sec. 545, C. C. P., re examination of judgment debtor.

Provides defendant may be required to attend before court, judge, or referee, for the purpose of giving information respecting his property, and may be examined on oath respecting it.

After such examination, or after examination of person having property owing or belonging to defendant, permits court, judge or referee to require filing of memorandum of real property of such defendant or person. Existing provision covers only personal property.

A.B. 1016—CRONIN. Adds Sec. 467, C. C. P., re pleading compliance with a statute.

Provides that in pleading compliance with Civil Code Secs. 2406 to 2472, relating to fictitious names and foreign partnerships, it is not necessary to state facts constituting the compliance, but the party may designate the sections in a convenient and certain manner and state compliance generally; must establish compliance at trial if allegation controverted.

A.B. 1017—CRONIN. Adds Sec. 466, C. C. P., re pleading compliance with a statute, ordinance, or rule or regulation.

Provides it is not necessary to state facts constituting such compliance but the party may designate the statute, etc., and state compliance generally. If allegation controverted, must establish compliance on trial; if not, compliance is conclusively presumed. On showing of indefiniteness or uncertainty, adverse party may force amendment of pleadings.

Provides section shall not apply to pleading compliance with statutes, etc., relating to actions for foreclosures, mechanics liens, or street liens.

A.B. 1018—CRONIN. Amends Sec. 1211, C. C. P., re contempt of court.

Provides that affidavit of facts constituting contempt committed outside court not necessary where facts are within immediate knowledge of judge, or are a matter of record, or when the contempt is a failure to appear before judge or court in response to an order; and in such cases procedure for contempt committed in view and presence of court, or judge at chambers, is applicable.

A.B. 1019, apparently identical.

A.B. 1019—CRONIN. Amends Sec. 1211, C. C. P., re contempt of court.

See digest A.B. 1018, apparently identical.

A.B. 1020—CRONIN. Amends Sec. 1212, C. C. P., re contempt of court.

Provides that when the party who committed the contempt is not in immediate view and presence of court or judge, a warrant of commitment can not be issued without previous attachment to answer, or without notice or order to show cause.

A.B. 1021—PELLETIER, MEEHAN, HAWKINS, CLARK, ROSENTHAL, MALONEY, DONIHUE, GILBERT, GLOVER, CASSIDY, REAVES, GEYER, ANDREAS, RICHIE, VOIGT, FLINT, ANDERSON, HORN-BLOWER and LORE. New act, re death penalty.

Abolishes capital punishment in all cases except in case of assault by life convict, or as provided by Articles of War. In lieu thereof, substitutes life imprisonment with or without parole as jury may recommend or court may determine.

A.B. 1022—CUNNINGHAM. Amends Act 2048, re dentistry.

Skeleton bill.

A.B. 1023—McMURRAY. Amends Act 2048, re dentistry.

Skeleton bill.

A.B. 1024—McBRIDE. New act, re secondary State highways.

Establishes as such highway Yerba Buena Road from U. S. Highway No. 101 to U. S. Highway No. 66.

A.B. 1025—McBRIDE. Amends Sec. 4249, Pol. C., re compensation of officers in counties of the twentieth class, Ventura County.

Skeleton bill.

A.B. 1026—McBRIDE. Reenacts Sec. 737ddd, Pol. C., re salary of superior judge of Ventura County.

A.B. 1027—SCUDDER and REDWINE. Amends Secs. 535 and 536, and repeals Secs. 536.5, 536.6, 536.7, 536.8 and 536.9, F. & G. C., re fish screens.

Deletes provisions requiring Fish and Game Commission to pay half the cost of installing fish screens.

A.B. 1028—O'DONNELL, TURNER, CRONIN, WATERS, PATTERSON, HEISINGER and JONES. Adds Sec. 3664a2, Pol. C., re pipe line companies.

Levies a tax upon companies operating (other than as common carriers) pipe lines for transportation of crude oil, petroleum, gasoline or any refined product of crude oil or petroleum, at the rates of tax prescribed in subdivision (f) of the section. Administered by the State Board of Equalization.

To take effect immediately.

A.B. 1029—WATERS, BOYLE, JONES, TURNER, PATTERSON, ANDERSON, McMURRAY and O'DONNELL. Adds Sec. 3664a3, Pol. C., re pipe line companies.

Levies a tax upon companies operating (other than as common carriers) pipe lines for transportation of natural gas or any hydrocarbon gas, at the rates fixed in subdivision (f) of the section. Administered by the State Board of Equalization. To take effect immediately.

A.B. 1030—BOYLE, WATERS, ANDERSON, PATTERSON, JONES, TURNER, O'DONNELL and McMURRAY. New act, re unlawful gas and buying lawful gas.

Defines "unlawful gas" as natural gas produced from a well which also produces crude oil, and which well has not been utilized in producing the greatest possible quantity of oil from such well. Declares buying, selling or transportation of such gas by pipe line unlawful.

Also declares every company engaged in buying of lawful gas to be common purchaser, and requires purchase without discrimination of all or proportion of daily tenders of gas lawfully produced and offered to it for sale in vicinity of such pipe line. If purchaser also a producer, is not to discriminate in its own favor. Purchase of lawful gas by any company also engaged in transporting same by pipe line, otherwise than as common purchaser, prohibited.

A.B. 1031—JONES, WATERS, O'DONNELL, PATTERSON, McMURRAY, ANDERSON, BOYLE and TURNER. Amends Secs. 13 and 47, Act 6386, Public Utilities Act, re valuation and charges of public utilities.

See digest S.B. 687, apparently identical. A.B. 1612 also apparently identical.

A.B. 1032—ANDERSON, O'DONNELL, JONES, PATTERSON, TURNER, WATERS, BOYLE and McMURRAY. Amends Secs. 2, 19, 22, 25, 46 and 50, Act 6386, Public Utilities Act.

The several sections are amended to apply to pipe line corporations, and definition of pipe line corporations amplified to include corporations owning or operating any pipe line wherein crude oil or gas is transported continuously for a distance of 10 miles or more, maintained for any distance along, over or under any public highway or right of way of a railroad required by law to transport oil as common carrier. Such transportation of oil by other than pipe line corporation as defined declared to be infringement upon rights of individuals and contrary to general well-being of State.

Sec. 19 amended to forbid public utility giving preference or advantage to itself in transportation or storage of any property in its control or in which it may be interested.

A.B. 1033—RALPH W. EVANS, WATERS, O'DONNELL, BOYLE, ANDERSON, PATTERSON, McMURRAY, TURNER and JONES. Amends Sec. 285, C. C., re purposes for which corporations may be formed.

Adds new provision making it unlawful for any corporation to transport crude oil or petroleum or gas 10 miles or more by means of pipe line within this State otherwise than as common carrier or public utility for compensation; and further provides that such corporation shall not engage in or carry on any kind of business except transporting and storing said petroleum products and buying same for sale by it direct to consumers.

A.B. 1034—RILEY. Amends Secs. 3817b, 3817d, 3817f, 3817g, 3817h, and adds Secs. 3817c3 and 3817i2, Pol. C., re taxation.

See digest S.B. 314, apparently identical.

A.B. 1035—WALLACE. Amends Secs. 713, 715, 731, 733.5, §67 and §68, adds Secs. 930 and 717.5, F. & G. C., re fish.

Deletes 5 per day limit on white sea bass except as to those less than 25 inches in length. Deletes provisions regulating sale of barracuda and yellowtail. Changes net season for barracuda and white sea bass from May 1-June 30 to June 1-August 31.



Prohibits taking of yellowtail, white sea bass, and harracuda with purse or round haul nets. Regulates number of pounds of white sea bass, yellowtail and harracuda that may be possessed on any boat between June 1-August 31. Permits Division of Fish and Game to regulate taking of yellowtail, white sea bass and harracuda with nets between June 1-August 31.

A.B. 1036—JOHNSON. Amends Sec. 1418, Pen. C., re convicts twice convicted of felony.

Provides application for pardon or commutation of sentence of twice convicted felon be first made to Governor, then, if he wishes, referred to Supreme Court, to be retransmitted to Governor upon favorable recommendation.

A.B. 1037—PEYSER. New act, re X-rays.

Provides for regulation of use of X-ray apparatus. Makes it unlawful for any person to own, use or possess any X-ray device or laboratory unless in charge of person licensed by State Board of Health, and makes diagnosis of any human ailment by means of X-rays constitute the practice of medicine. Does not apply to incidental use by doctor or a dentist. Prohibits treatment of ailments by X-rays except by physician.

A.B. 1038—HERBERT J. EVANS. Adds Sec. 3810, Pol. C., re judicial review of assessments and tax rates.

Provides for review of assessments or rates of tax by superior court, upon petition filed within 90 days after adjournment of Board of Equalization or within 90 days after tax levy.

A.B. 1039—HERBERT J. EVANS. Amends Sec. 3617, Pol. C., re assessment for taxation.

Defines "value" for taxing purposes as the percentage of market value which local governing bodies may annually prescribe. If not prescribed, is 50 per cent of market value. Market value defined as price which willing buyer would pay willing seller in open market. Notes, bonds, etc., to be assessed at full market value.

A.B. 1040—CLARK. New act, Penal Reform Act of 1935.

Creates Department of Penal Affairs, provides for its organization, and gives it jurisdiction and administration of the various State penal institutions. Creates Board of Penal Administration as successor to State Prison Board, and Board of Pardons and Paroles as successor to Board of Prison Terms and Paroles and to Advisory Pardon Board. Provides for prison labor for public use.

To take effect sixty days after constitutional amendment approved by people.

A.B. 1041—CLARK. New act, re prison industries.

Establishes office of Superintendent of Prison Industries, and provides system of employment and compensation for prisoners in reformatories and penitentiaries. Products of such labor to be solely for public use.

A.B. 1042—RICHIE. Adds Sec. 150, C. C., re property of a husband.

Provides that any person may apply to judge of any court in county for warrant to seize property of an absconding husband or father, leaving a wife, child, or children likely to become public charges; sets up procedure for issuance of such warrant and administration of seized property, and for restoration of property under certain circumstances.

A.B. 1043—RICHIE. Amends Sec. 1218, C. C. P., re punishment for contempt of court.

Provides that in no event shall imprisonment for contempt, whether for the nonpayment of a fine or otherwise, exceed five days.



A.B. 1044—**RICHIE**. Amends Secs. 5.650, 5.653 and 5.661. Sch. C., re dismissal of permanent employees.

Removes as a cause of dismissal of permanent employees of the school district the commission or aiding or advocating the commission of criminal syndicalism, or making seditious utterances, or holding membership in any organization or society advocating criminal syndicalism.

A.B. 1045—**RICHIE**. Adds Sec. 34a, C. C. P., re suits in pauper's form.

Provides that no person shall be denied any right in prosecution of civil actions because of lack of funds and that any person may file and prosecute any civil action in any court without prepayment of costs and fees, upon filing with court an affidavit setting forth his lack of funds.

A.B. 1046—**RICHIE**. New act, re contracts by doctors with patients for services or hospitalization.

Provides that it shall be lawful for any physician, surgeon, medical doctor, osteopath, chiropractor, or any other practitioner licensed to practice a similar profession, to enter into agreements with any of his patients for professional service or for hospitalization without regard to laws relating to insurance, even though they contain indemnity provisions. Agreements cancellable on 30 days notice. Act effective for four years.

A.B. 1047—**RICHIE**. Repeals Sec. 647. Pen. C., which defines vagrants and provides for their punishment.

A.B. 1048—**RICHIE**. New act, re practice of law.

Repeals Act 591, State Bar Act, and creates "California Bar Association." Requires all persons practicing law in this State be active members. Fixes dues at \$2.50 per year. Association to be divided into local county chapters, each county with a population of one hundred thousand or less to have one delegate to State convention, and other counties to have one delegate for each one hundred thousand of population. Board of seven directors, serving two-year terms, to be elected by the county delegates.

Establishes committee of bar examiners of seven members, three to be appointed by the board of directors and four by judicial council. Written examinations for admission to practice to be held semiannually in Los Angeles, San Francisco, and Oakland.

Qualifications for examination are three years residence, over 21 years of age, of good moral character, completion of high school work or its equivalent, and completion of four years study of law or a professional law degree from any college or university.

Applicants obtaining grade of 60 per cent to be recommended for admission. Veterans granted five points credit.

Applicant who received grade of 55 per cent or over in any examination held by State Bar since January, 1932, who participated in three or more such examinations before enactment of this law, and was not admitted to practice, is to be recommended by judicial council for admission to practice forthwith. Any such applicant who participated in two or more examinations and is a veteran to have five points added to earned rating.

Provides for disciplinary committee to be appointed same as committee of examiners, to handle all disciplinary matters, make investigations and hold hearings and present recommendations to judicial council. Judicial council to make any recommendations thereon they see fit as to disbarment, and may direct disciplinary committee to bring proceedings.

The board of directors, committee of examiners and disciplinary committee granted full rule-making power, but rules adopted by latter two must be approved by judicial council.

A.B. 1049—**ANDERSON, PATTERSON and MORGAN**. Amends Sec. 86, C. C. P., re duties of municipal court clerks.

Requires such clerks to keep a record showing time that each division of the court convenes and recesses, duration of recess, and time when court reconvenes; also to keep a record of all amounts paid for reporter's fees in each case tried in every division of the court.

A.B. 1050—ANDERSON, PATTERSON and MORGAN. Adds Sec. 4178a, Pol. C., re certain records of county clerk.

Requires county clerk to keep public record showing time each department of superior court convenes, recesses and adjourns, and record showing reporter's fees in each case.

A.B. 1051—DE LAP. Amends Sec. 6, Act 5178, re sale of municipal bonds.

Sets up plan for receiving sealed bids for purchase of bonds. Deletes provision for deposit of money raised for bonds in special funds.

A.B. 1052—DE LAP. New act re payment of bonds.

Sets up procedure for payment of bond or coupon when presented if fund is insufficient to pay it and all other unpaid matured bonds and coupons.

Treasurer records in order of presentation, and when sufficient money in fund to pay 50 per cent of all unpaid matured bonds advertises what percentage will be paid and pays proportion available to holders in order of presentation; and stamps amount paid upon bond.

A.B. 1053—DE LAP. New act, re municipal financial records.

Requires municipal officer having charge of financial records to prepare before January 30 each year report showing amount of taxes levied, amount payable, and amount collected during June 30 to December 31, and, within 30 days after close of fiscal year, a report containing above information and also income and expenditures of preceding fiscal year, assessed valuation of taxable property, outstanding bonded indebtedness, approximate population, other matters required by State Controller. Legislative body to print and furnish copies to any person on request.

A.B. 1054—RILEY. Amends Secs. 3 to 8, 10, 14 to 19, adds Sec. 3a, Act 4464, Los Angeles Flood Control Act.

Skeleton bill.

A.B. 1055—LYON. Amends Sec. 401, Veh. C., re civil liability of drivers of emergency vehicles.

Broadens section to include nonliability of drivers of publicly-owned ambulances. Makes specific reference to fact that emergency vehicles referred to in the section may be either owned or operated by the city or county. Removes word "police" which now appears in phrase "an emergency police call" thus making section apply to all emergency calls. Makes motorcycle a motor vehicle for purposes of section.

A.B. 1056—LYON. Amends Sec. 200, C. C. P., re exemptions from jury duty.

Exempts practicing registered optometrists.

A.B. 1057—LYON. Amends Sec. 786, F. & G. C., re lobsters.

Prohibits possession and sale of Mexican lobsters except during open season on lobsters in this State.

A.B. 1058—LYON. Claim bill, \$2,500, Bernard Sargen.

A.B. 1059—MINARD. Amends Sec. 377, C. C. P., re actions for wrongful death.

Extends section to death of a minor person who leaves surviving him either a husband or wife or child or children and permits heirs or personal representatives to maintain such actions for damages against person causing death. Section now allows such actions by such persons only for death of person not a minor.

A.B. 1060—HEISINGER. Adds Sec. 2a, Act 6386, Public Utilities Act, re toll bridges.

Provides that "toll bridge company" includes persons, private corporations, counties and municipalities or any public district and declares toll bridge companies to be public utilities. Empowers Railroad Commission to supervise fixing and charging of rates of toll.

A.B. 1061—LORE. Amends Sec. 12, Act 5620a, re recall of elective officers of cities.

Provides that ballot in recall election shall contain names of persons nominated to succeed person recalled. Voter must vote on recall or his vote on candidate will not be counted. Name of person to be recalled not to appear on ballot as a candidate.

Present act provides for appointment or special election to fill vacancy, as voters may indicate.

A.B. 1062—MARTIN. Amends Sec. 3714, Pol. C., re county budgets.

Provides that within fifteen days after final adoption of completed budget, enough copies to supply one to every taxpayer requesting a copy to be printed or mimeographed. Notice must be given in newspaper of general circulation that copies are available.

A.B. 1063—REDWINE. Amends Sec. 182, Pen. C., re criminal conspiracy.

Removes conspiracy to commit any act, not a felony, injurious to public health or morals, or tending to pervert or obstruct justice or the due administration of the laws, from class of conspiracies punishable same as for act; and makes them, and all other conspiracies to commit acts not felonies, punishable by one year in jail or three years in prison or by fine or both. At present such other conspiracies are punishable by two years in jail or prison, or by fine, or both.

A.B. 1064—REDWINE. New act, re city assistance as to street assessments.

Authorizes any city, by a four-fifths vote of its legislative body, to determine that a street improvement is of more than local benefit, that the assessments are excessive, and to appropriate, from funds available for street work, moneys in reduction of special assessments and special assessment bonds issued against real property benefiting from the improvement.

A.B. 1065—DELAP. Amends Sec. 17, Act 3269, Joint Highway District Act, re construction work.

Deletes present provisions relating to time of publication of notice inviting bids; accompanying of bid with check for 10% of amount; public opening of bids; rejection of bids; and provision allowing construction by day labor when all bids rejected.

Bill provides that all construction work shall be done by contract awarded to lowest responsible bidder after advertisement shall have been made by publication twice in a newspaper of general circulation within the district, to be designated by board.

A.B. 1066—CUNNINGHAM. Amends Sec. 1238, C. C., re homesteads.

Permits unmarried person, other than head of family, to select a homestead from any of his or her property. At present only unmarried person who can select is one who is head of a family.

A.B. 1067—CUNNINGHAM and ROSENTHAL. Amends Sec. 1007, C. C., re title by prescription and adverse possession against the State, counties, or cities.

Specifies that no title by prescription or adverse possession in land, water, water rights or other property shall ever be acquired against the State or any county or city.

A.B. 1068—ANDREAS. New act, re erection of buildings in canyons subject to flood waters.

Provides that no structure intended for human occupation may be erected in canyons imperiled by flood waters, without written approval of county board of supervisors.

A.B. 1069—ROBERTSON. Amends Sec. 3003, C. C., re waiver of notice of sale of pledge.

Present provision is that notice of sale may be waived by a pledgor at any time; bill provides that only "actual" notice may be so waived, and published notice of sale may not be waived except where pledgee is a bank.

A.B. 1070—ROBERTSON. Amends Sec. 175, C. C., re liability of husband for support of wife.

Requires publication by husband, in county of his residence, of notice of non-responsibility for support of wife, and for public posting when no newspaper in such county, in cases where wife is living separate from husband by agreement.

A.B. 1071—ROBERTSON. Amends Sec. 3440, C. C., re sale in bulk of stock in trade.

Provides, in addition to recordation now required, for publication of notice of such sale in newspaper of county for seven days, first and last days included, and if no newspaper published in county notice to be posted in three public places in county for same time.

A.B. 1072—ROBERTSON. Amends Sec. 441, Prob. C., re notice of application for letters of administration.

Provides that notice be published for periods indicated in newspaper of general circulation, or if none, then that notice be posted at courthouse. Posting is only notice now required.

A.B. 1073—ROBERTSON. Amends Sec. 3005, C. C., re notice of sale of pledged property.

Deletes existing provisions that sale be in manner and upon notice provided for personal property under execution; requires publication of notice of sale in newspaper of general circulation printed and published in county where property was pledged, and also where sale to be had if in different county. Prescribes contents of notice and requires posting of notice when no newspaper in county.

A.B. 1074—FISHER. Amends Sec. 3617, Pol. C., to delete exception of telephone and telegraph lines from definition of "improvements" for tax purposes.

A.B. 1075—THORP. Amends Sec. 1, Act 5130d. relating to a tax for transportation of persons or property for hire upon public highways.

Excludes from the definition of the word "operator" and from the imposition of the tax any person "engaged in husbandry who transports persons or property for his neighbors" if the value of such transportation is not over \$-----.

A.B. 1076—HUNT. Amends Secs. 2, 6, 6a, 9, 12 and 13, Act 2048, re Board of Dental Examiners.

Skeleton bill.

A.B. 1077—CHATTERS. Amends Sec. 951, Ag. C., re one variety cotton districts.

Permits planting, etc., of variety "*Gossypium Barbadosense*" as well as "*Acala*" in Districts 5 and 6 (Kings and Tulare counties).

Urgency measure.

A.B. 1078—CLARK. Amends Sec. 18, Act 8443, Inheritance Tax Act, relating to judicial proceedings for determination and collection of the tax.

Authorizes, prior to final distribution of the estate, reduction of the amount of the tax proportionate to decrease in value of the estate. Same to be done only upon application to and order by the court.

A.B. 1079—CUNNINGHAM, RILEY and PHILLIPS. Amends Sec. 4.52, Sch. C., re support of junior college districts.

See digest S.B. 67, apparently identical.

A.B. 1080—GEYER. Amends Sec. 5722, Sch. C., re leaves of absence.

Provides in lieu of paying compensation in manner as now provided to employees on sabbatical leave, such compensation may be paid in equal monthly installments; employee to give bond equal to compensation received while on leave to insure return to service for at least two years following return.

A.B. 1081—FLINT. Amends Sec. 7, Act 523S, municipal courts, re judges and court attaches in city of Los Angeles.

Deletes provisions regarding qualifications of judges, and reduces salaries as follows:

Judges, from \$6,500 to \$5,000 per annum.

Clerk, from \$450 to \$275 per month.

Marshal, from \$450 to \$275 per month.

Referee, from \$325 to \$275 per month.

A.B. 1082—PATTERSON. New act, re hours of labor in commercial fishing industry.

Skeleton bill.

A.B. 1083—PATTERSON. New act, re commercial fisherman.

Skeleton bill.

A.B. 1084—PATTERSON. New act, re water conservation and check dams in Salinas River valley and tributaries.

Skeleton bill.

A.B. 1085—PATTERSON. New act, re memorializing Congress to furnish aid in construction of check dams in Salinas River valley.

Skeleton bill.

A.B. 1086—PATTERSON. New act, re memorializing Congress to aid rubber industry in United States and California.

Skeleton bill.

A.B. 1087—GILBERT, GEYER, ANDERSON, FLINT and LAUGHLIN. Amends Sec. 5150, Sch. C., re authority of certificate granted by county boards of education under regulations of State board.

Changes authority relating to supervision and administration as supervisors, directors, principals and superintendents.

A.B. 1088—CLARK. Amends Secs. 1622 and 1623, Sts. & II. C., re expenditure of counties' shares of vehicle registration fees.

Authorizes counties to spend their share of such fees for canals within the county and within cities therein in addition to present authorization to spend for highways, bridges, or culverts.

A.B. 1089—COTTRELL. Amends Secs. 3727 and 3728, Pol. C., re entry of acreage in assessment book and statements made therefrom.

See digest of S.B. 430, apparently identical.

A.B. 1090—COTTRELL. Adds Sec. 3887, Pol. C., re priority of State for taxes.

See digest of S.B. 415, apparently identical.

A.B. 1091—GARIBALDI, CROWLEY, HEISINGER, MINARD, SCUDDER and THORP. New act, re California wines and brandy.

Makes appropriation of \$50,000 to enforce standards, quality and identity of manufacture and sale of California wines and brandy.



A.B. 1092—MINARD. Adds Sec. 3720, Pol. C., re duty of county clerk.

See digest S.B. 443, apparently identical.

A.B. 1093—CHATTERS. Amends Sec. 2, Act 8461a, re county taxes for advertising of resources and advantages.

Extends effect of act from July, 1935, to July, 1939.

S.B. 388, apparently identical.

A.B. 1094—BURNS. Adds Sec. 3663c, Pol. C., re correction of errors by State Board of Equalization in assessments made by the board.

See digest S.B. 418, apparently identical.

A.B. 1095—ROBERTSON. New act, levying a tax upon the severance of natural resources, including fish and game.

Skeleton bill.

A.B. 1096—ANDERSON. New act, re establishment of systems of health service insurance.

Part skeleton.

A.B. 1097—ANDERSON. New act, re establishment of a system of health insurance.

Skeleton bill.

A.B. 1098—RICHIE. Adds Sec. ———, Pen C., re collective bargaining.

Recognizes right of collective bargaining, and makes it misdemeanor for any employer of industrial or agricultural labor to interfere with organization or concerted activities of employees in regard to collective bargaining.

AB. 1099—RICHIE. Adds Sec. 92a, C. C., re grounds of divorce.

Makes mutual consent of married persons a sufficient ground for granting divorce; provides where ground is mutual consent court shall grant divorce forthwith upon filing of a complaint and consent by defendant to said divorce; decree is final when granted.

A.B. 1100—RICHIE. Adds Sec. 43a, C. C., re alienation of affection and breach of promise.

Provides that no court in this State shall have jurisdiction over causes of action for alienation of affection or breach of promise, which are abolished.

A.B. 1101—RICHIE. Adds Sec. 4452b, Pol. C., re lynching.

Makes county and municipal corporation responsible to representatives of person lynched in amount not less than \$2,000 nor more than \$10,000 as liquidated damages.

A.B. 1102—RICHIE. Adds Sec. 4452a, Pol. C., re personal injuries caused by riots.

Makes counties and municipal corporations liable for damages for personal injuries caused by mobs or riots.

A.B. 1103—RICHIE. Adds Sec. 43a, Pol. C., re constitutional, personal and civil rights.

Provides that all personal and civil rights mentioned and recognized in the Constitution and the Political Code are of equal importance and subject to the same protection as property rights in all courts of the State; and each of said rights shall be the subject of equitable relief including injunction, mandamus, prohibition and review.

A.B. 1104—**RICHIE**. Adds Sec. 151, Pen. C., re discriminatory law enforcement.

Makes it misdemeanor for law enforcement officer or prosecuting attorney to administer the provisions of law in an oppressive and discriminatory manner.

A.B. 1105—**GILMORE**. Amends Sec. 501, Ag. C., re modified milk.

Deletes present definition. Provides that, except as otherwise provided, it is unlawful to sell milk or fluid derivative thereof, to which has been added any substance. Excepts products or compounds sold on physician's prescription.

A.B. 1106—**GILMORE**. Amends Sec. 820, Ag. C., re tomatoes.

Skeleton bill.

A.B. 1107—**GILMORE**. Amends Sec. 820, Ag. C., re tomatoes.

Skeleton bill.

A.B. 1108—**GILMORE**. Adds Sec. 377o, Pol. C., re Division of Private Educational Institutions.

Creates new division in Department of Professional and Vocational Standards consisting of three nonsalaried members to control private educational institutions of all grades and to establish standards of education and make rules and regulations concerning the operation of such institutions and the instructions given therein.

A.B. 1109—**MEEHAN**. Amends Sec. 330a, Pen. C., re gambling.

Present section makes operation of gambling or chance device, the result of which is dependent on hazard or chance, a misdemeanor. Amendment would make section apply where result dependent "wholly or partly" on hazard or chance.

A.B. 1110—**GARIBALDI**. Amends Sees. 3774, 3897, 3897d, Pol. C., re taxation.

Skeleton bill.

A.B. 1111—**UTT**. New act, re library districts.

Skeleton bill.

A.B. 1112—**UTT**. New act, re validation of school district bonds and levy of tax in payment therefor. To take effect immediately.

Skeleton bill.

A.B. 1113—**WRIGHT**. Amends Act 3312, re California State Historical Association.

Skeleton bill.

A.B. 1114—**WRIGHT**. Amends Art. VII, Ch. II, Pt. IV, Div. II, Sch. C., re division of schoolhouse planning.

Skeleton bill.

A.B. 1115—**WRIGHT**. Amends Sec. 364a, Pol. C., re Department of Industrial Relations.

Skeleton bill.

A.B. 1116—**WRIGHT**. Amends Sec. 1393, repeals Sec. 1394, Pol. C., re University of California.

Requires tuition fee from each pupil regularly enrolled, rates left blank. Permits Board of Regents to remit such fees in the case of undergraduate students in other than the professional colleges and schools, who distinguish themselves in study and deserve financial assistance, but such remissions shall not exceed 10 per cent of fees collected in any division or department.

Sec. 1394 providing for free tuition to all residents, repealed.

A.B. 1117—WRIGHT. Adds Sec. 5.64, Sch. C., re tuition fees in State teachers colleges.

Requires every student to pay tuition fee of not less than \$----- per year.

Fixes minimum fee for teachers college summer sessions at \$25. Permits remission in whole or in part of such fees to needy and scholarly students, such remissions not to exceed 10 per cent of the fees collected.

A.B. 1118—WRIGHT. Amends Act 1146, re California Polytechnic School. Skeleton bill.

A.B. 1119—WRIGHT (by request). Amends Secs. 4.961, 4.963, 4.965, 4.970, 4.973 and 4.990, Sch. C., and adds thereto Sec. 4.967, re school district bond elections.

Increases time for posting notices of election from twenty days prior thereto to forty days.

Requires that bond elections be held only on the same day as the next regular election or if the district includes a city or county, the bond election may be held on the same day as the next municipal or city and county election and must be consolidated therewith.

Prohibits special election for bonds except in case of emergency and then on approval of the Superintendent of Public Instruction.

Changes procedure on election.

Reduces bonding capacity of elementary and high school districts from 5 per cent to 3 per cent of assessed valuation and of junior college districts from 5 per cent to 1 per cent of assessed valuation.

Reduces maximum number of years that bonds may run from twenty-five years to twenty years. Reduces period during which no payments on principal need be made from first five years the bonds have to run to the first three years.

A.B. 1120—WRIGHT, MARTIN, STREAM, SCUDDER, HERBERT J. EVANS, KALLAM and LATHAM. Amends Secs. 1, 3, 9, 12a, 15, 19, 20a and 20b, adds Secs. 3a-3i, 9a, 9c, 12b, and 20b-20k, Act 112, California Real Estate Act, re powers and duties of Real Estate Board and of Real Estate Commissioner.

See digest S.B. 574, apparently identical.

A.B. 1121—ANDERSON, PATTERSON and GEYER. New act, re commission for the reorganization of the State school systems.

Creates in each county a "community educational planning commission" consisting of county superintendent of schools and seven elective members, two members to be certificated school employees of the county.

Empowers each commission to incur certain expenses payable from the general fund of each county.

Each commission to make a survey of county school systems and formulate plans for reorganization of schools and school districts of the county. The final plan to be completed in each county not later than November 1, 1935.

Creates State Educational Planning Commission to consist of one member from each congressional district to be selected from the county commission or commissions therein, not more than six members to be selected from any one county. The State commission to convene on the first Monday in October, 1935, and to serve without pay except necessary expenses.

Appropriates out of State treasury to pay the expenses incurred by State commission.

Each county commission shall on the first Monday in November, 1935, submit its plan of reorganization to the State commission, which shall draft necessary legislation on or before June 1, 1936.

Both State and county plans as approved by State commission shall be voted on at the general State election in 1936. If county plan is rejected, county commission may revise such plan and resubmit it to electors at next countywide election and for this purpose county commissions may be continued in existence until January 1, 1939, and may incur expenses against county general funds of not more than \$250 of each particular county. Provisions of School Code are to remain operative and subject to amendment until all counties have adopted a county plan for reorganization of county school systems.

A.B. 1122—FIELD. New act, re National employment system.

Accepts provisions of Federal act establishing National employment system.

Directs Division of State Employment Agencies to cooperate with United States employment service.

Creates a special fund for deposit of Federal money to be expended by Chief of Division of State Employment Agencies.

A.B. 1123—FIELD. Amends Sec. 2, Act 2834a, re deposit of public funds.

Credits interest to county, city, etc., "to which such moneys belong," instead of to county, city, etc., "represented by the officer making such deposit."

A.B. 1124—WATERS. Amends Secs. 44 and 517, Veh. C., re authorized emergency vehicles.

Permits classification of a privately owned vehicle as an emergency vehicle, and removes requirement that a law enforcement officer operating such a vehicle must be a "traffic" law enforcement officer.

Removes all speed restrictions as to emergency vehicles, regardless of circumstances under which operated.

A.B. 1125—WATERS. Adds Sec. 734, C. C., re control of municipal property by the legislative body thereof.

Provides that any property owned by a municipality, city or city and county may in the discretion of the legislative body or board having control thereof be withdrawn from the personal access and use of members of the public and any person thereafter using such property without permission shall be deemed a trespasser.

A.B. 1126—HAWKINS. Amends Act 91, re regulation of outdoor advertising.  
Skeleton bill.

A.B. 1127—O'DONNELL. Amends Secs. 1271 and 1271.5, F. & G. C., re deer.  
Skeleton bill.

A.B. 1128—O'DONNELL. New act, re sale of property by reclamation district for delinquent assessments.

Prohibits sale for two years of such property acquired within last five years except to one who could have redeemed it within the redemption period, and who files within sixty days notice of his intention to redeem. If no such notice is filed the land may be sold under existing law.

All income from such land, less necessary expense of operation, shall be applied on unpaid assessments. During two-year period, land can be redeemed by paying assessments plus penalty hereafter accruing, plus 7 per cent interest, less credited income, in cash or in matured bonds or coupons of the district. Land so redeemed is free of encumbrances except assessments and taxes.

Act applicable to irrigation, drainage and levee districts whose boundaries overlap reclamation district as to lands in reclamation district.

Act remains in effect only two years and does not repeal or modify other statutes.

Privileges granted extend to heirs or personal representatives of one who could have redeemed within the above named five-year period.

Urgency measure.

A.B. 1129—O'DONNELL. Amends Sec. 3897, Pol. C., re tax-deeded property.

Allows property sold to State for taxes to be sold upon installment contract of ten annual payments.

Requires board of supervisors to approve sales.

Includes land of reclamation, irrigation, drainage or levee district under provisions relating to land of political subdivisions or taxing agencies.

Removes provision exempting Improvement Bond Act from effect of this act.  
Urgency measure.

A.B. 1130—DONNELLY. Amends Sec. 3444, Pol. C., re Division of State Lands.

Adds provision empowering division to make rules regarding use of State lands over which it has jurisdiction; violation of such rules to be a misdemeanor. The division may confer upon its employees and upon the employees of the Division of Parks, the powers of peace officers to enforce such rules.

A.B. 1131—FISHER. Amends Secs. 682, 806, 811, 827, 849, 877, 878, adds Sec. 877a, Pen. C., re commitment on plea of guilty before magistrate.

Amends Penal Code to conform to constitutional amendment, Proposition 6, adopted at last election. Also requires complaint in such cases to charge prior convictions.

A.B. 1132—FISHER. Amends Secs. 1093, 1127, 1323, 1439, Pen. C., re instructions and comments in criminal cases.

Amends sections in accordance with constitutional amendment, proposition 5, adopted at last election.

A.B. 1133—FISHER. Amends Secs. 800 and 802, Pen. C., re limitation of criminal actions.

Adds that case may be certified to superior court in time allowed, to make provisions cover procedure established by Proposition 6, adopted at last election, permitting plea of guilty before magistrate.

A.B. 1134—COTTRELL. Amends Secs. 2 and 3, Act 1904, re State Bureau of Criminal Identification and Investigation.

Provides that board of managers of above bureau shall consist of four members, the Attorney General, and three members appointed by the Governor, rather than present three members. Attorney General to be the president of said board. Number of special investigators increased from not to exceed 6 to not to exceed 25, and makes them subject to Civil Service.

Provides that in crimes of state-wide importance, the superintendent of the bureau, upon request of district attorney, sheriff, or chief of police, shall assign investigators to aid in detection of said crime. Superintendent also to perform other duties assigned to him by Attorney General.

A.B. 1135—THORP. Adds Ch. 9, Div. IV, Ag. C., re production and marketing of milk and dairy products.

Skeleton bill.

A.B. 1136—FISHER. Amends Sec. 850, Act 5233, re filling of vacancies in offices in cities of the sixth class.

Skeleton bill.

A.B. 1137—MISS MILLER. New act, re building loans.

Provides for the recording of detailed statement of a building loan prior to improving the property subject to the loan. Applies to such loans when money is to be available after construction commenced.

Exempts improvement by State, political subdivision, corporation under control of State Railroad Commission, or by any person when expense of entire improvement is less than \$500.

Provides for notice of abandonment of loan to clear the record.

A.B. 1138—CUNNINGHAM. Amends Sec. 3804, Pol. C., re filing claims for refund of taxes, penalties or costs.

Provides for filing with clerk of board of supervisors or county auditor within three years and validates such filing heretofore made.



A.B. 1139—CUNNINGHAM. Adds Sec. 4041.27, Pol. C., re emergency aid to sick and injured.

Gives boards of supervisors power to construct, repair, or maintain emergency hospitals, and to supply necessary employees therefor to provide emergency aid to sick and injured and for the collection of a charge therefor if the person aided has sufficient means.

A.B. 1140—CUNNINGHAM. Amends Secs. 2168 and 2185c, Pol. C., and Sec. 259a, C. C. P., re apprehension of insane persons.

Gives to court commissioners the same powers as magistrates have in issuing warrants for apprehension of insane persons and inebriates.

A.B. 1141—ROBERTSON. Adds Sec. 11a, amends Sec. 23, Act 5238, re municipal courts.

Provides for officers of municipal courts in cities with a population of over 40,000, not otherwise provided, for, as follows: Two judges, salaries \$6,500 per annum; one marshal, appointed by the judges, salary \$250 a month; one clerk, appointed by the judges, salary \$225 a month.

The clerk shall appoint: Two clerks, salaries \$175 a month; one stenographer, salary \$125 a month. The marshal shall appoint: one chief deputy, salary \$175 a month; three deputies, salary \$150 a month; one stenographer, salary \$125 a month.

Provides that redistricting shall not be effected in such manner as to affect the tenure of any judge or justice, but such judge may be required to serve in a court other than the one to which he was elected.

A.B. 1142—CHATTERS. Amends Secs. 5.640, 5.658, 5.710 and 5.720, Sch. C., re resignation and dismissal and leaves of absence of employees.

Provides that resignations of school district employees takes effect at the time fixed in said resignation. If no time fixed, governing body fixes it, not later than end of school year. Under present law, governing body fixes time in all cases.

Present ten-day period allowed reporter to transcribe his record of hearing on charges may be extended by governing board. Record to be a shorthand record in lieu of a "literal" record. Reduces number of copies of transcript supplied employee from eight copies to one.

Provides that 60 per cent decrease in the kind of service rendered by a permanent employee authorizes his dismissal.

Prohibits leaves of absence for more than one year and renewals or extensions thereof, all leaves to be without compensation unless otherwise provided in the code and if a leave is granted for illness or accident, the employee may be required to have a physical examination made and may not return to work until the governing board is satisfied of his recovery.

A.B. 1143—HAWKINS. Adds Sec. 365, Mil. C., re National Guard and Naval Militia units of persons of African descent.

Adjutant General directed to organize and equip such units.

A.B. 1144—ANDERSON. Amends Act 986, Building and Loan Association Act. Skeleton bill.

A.B. 1145—ANDREAS. Amends Sec. 3440, C. C., re bulk sales of brandy.

Exempts from provisions of section transfers or pledges of brandy in bonded distillery warehouses of the distillers or owners thereof, where such transfers or pledges are evidenced by delivery of warehouse receipts.

A.B. 1146—WILLIAMSON and JOHNSON. Amends Sec. 1197a, Pol. C., re title and summary of initiative petitions.

Proponents must pay fee of \$50 to attorney general at time of request to prepare title and summary.

A.B. 1147—WILLIAMSON and McMURRAY. New act, levying a gift tax.  
Skeleton bill.

A.B. 1148—WILLIAMSON and McMURRAY. New act to be known as "Gift Tax Act" levying a tax on gifts and legacies.  
Skeleton bill.

A.B. 1149—WILLIAMSON and McMURRAY. New act to be known as the "Gift Tax Act."  
Imposes a tax upon the transfer by gift of any property or interest therein in trust or otherwise, except in exempt cases, and except that a gift from husband to wife is exempt to the amount of \$25,000 in value.  
Rates of tax not yet indicated in the bill.

A.B. 1150—JOHNSON and BREED. Amends Sec. 4, Act 2264, re consolidation of elections.

Provides that ordinance consolidating election may provide for canvass by supervisors. Present section limits such provision to ordinance calling the elections.

A.B. 1151—WALLACE. Adds Sec. 3757, Pol. C., re installments of taxes.  
Permits taxpayer to pay real property taxes in not more than 12 installments. Provides for application, fee to cover extra costs, and tax collector's procedure.  
Part skeleton.

A.B. 1152—CRONIN. Amends Sec. 1714, C. C., re responsibility for negligence.  
Changes the rule of contributory negligence, providing that when the person injured has wilfully or by want of ordinary care brought the injury upon himself such persons wilful conduct or want of ordinary care must be taken into consideration by way of mitigation in estimating the damages.

A.B. 1153—MORGAN and GARIBALDI. New act known as the "Film Tax Act."  
Taxes the sale, lease or distribution of moving picture films, sound or silent, at the rate of 1 cent per foot. Enforced by sale and use of stamps which need be affixed but once. Makes appropriation to enforce the act.  
Administered by State Board of Equalization.

A.B. 1154—COTTRELL. New act, re liquidation of building and loan associations.  
See digest of A.B. 1553, apparently identical.

A.B. 1155—BOYLE. Amends Sec. 48, F. & G. C., re disposition of fines and forfeitures.  
Provides that out of funds derived from enforcement of net provisions by county officers, county may deduct cost of enforcement, and one-half of balance, and county must report cost of enforcement to commission annually.

A.B. 1156—REDWINE. Amends Sec. 683, C. C., re joint tenancies.  
Specifies that when joint interest is created by a transfer, it must be in writing.

A.B. 1157—COTTRELL. New act, appropriating money to the judges' retirement fund, in pursuance of Art. VI, Sec. 26, of the Constitution.  
Provides for monthly payment into said fund of a sum equal to ----- per cent of the total compensation paid to judges eligible for retirement.  
See A.B. 627.

A.B. 1158—COTTRELL, KALLAM and ANDERSON. New act, re secondary State highways.  
See digest S.B. 453, apparently identical; and see also A.B. 683.

A.B. 1159—FISHER. Amends Sec. 11, Act 3966, Juvenile Court Law, re expenditures for care of wards of the court.

When court has ordered reimbursement of county for expenditures, abstracts of such order may be issued by clerk and filed with county recorder, whereupon order becomes lien upon real property in estate of ward or minor or of parent or other person so ordered to pay. Lien continues five years from the due date of each of monthly amounts ordered paid and the amount of lien automatically diminishes as to each such monthly amount at the termination of five years from the due date thereof, unless previously satisfied or otherwise discharged.

Provisions respecting liens are to be retroactive and apply to all existing orders, the enforcement of payments under which is not barred by statute of limitations.

A.B. 1160—DESMOND. Amends Sec 2, Act 2048, re Board of Dental Examiners.

Requires that a member of such board must have engaged in the practice of dentistry for ten, rather than five, years before being eligible to serve on the board.

A.B. 1161—WELSH. Amends Sec. 71Se, C. C., re powers of municipalities to lease property.

Extends time respecting leases for airport purposes from 25 to 50 years. Provides that property owned, leased, or otherwise controlled by a municipality may be leased or subleased for purposes incidental or pertaining to aircraft, as well as for airport purposes.

A.B. 1162—CUNNINGHAM. Repeals and adds Secs. 6.470 to 6.479, Sch. C., re purchasing of apparatus and supplies.

Provides that county board of education shall establish rules and regulations whereby school districts having less than 3000 units of average daily attendance shall purchase school supplies through the county superintendent of schools. "School supply revolving fund" shall be a sum not to exceed \$5 per pupil in average daily attendance during the preceding school year. Present sum is made up of 12½ per cent of the amount levied for county school funds in the first county tax levy. All districts having less than 3000 units of average daily attendance must purchase supplies in accordance with the regulations set up by the county boards of education. Other districts may participate in such plan.

Deletes provision allowing superintendent of schools to abolish the "School supply revolving fund" and deletes provision relating to purchase of school supplies by city boards of education and high school boards.

A.B. 1163—BREED. Adds Secs. 4.755, 4.756, 4.757, Sch. C., re average daily attendance.

Skeleton bill.

A.B. 1164—NIELSEN. New act, re improvement of rivers, bank protection and clearing flood channels, in cooperation with county, State or Federal relief agencies, political subdivisions, districts, corporations or individuals, and making an appropriation.

Skeleton bill.

A.B. 1165—NIELSEN. Amends Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, adds Sec. 14½, repeals Sec. 16, Act 9178a, re method of financing construction, repair, etc., of waterworks systems by political subdivisions.

Amends act throughout by striking out "waterworks and waterworks system" and inserting in place thereof "public utility."

Declares act to be cumulative authority for the acquisition of any public utility and for supplying utility service, or for alteration, extension, repairs or improvements, and defines public utility to include dams and appurtenant and miscellaneous structures, and works for supplying electric service for light, heat and power purposes, including appurtenant equipment, and a combination of any or all of such systems or parts thereof.

Provides for issuance of bonds on majority vote instead of two-thirds vote, and reduces from four to two weeks the publication of notice of election therefor.

Permits use of funds derived from bonds for costs of construction, expenses and interest during a period of 10 years, instead of 5, and allows bonds to be sold to

the State or appropriate agency thereof. Restricts the sale of bonds to amounts needed from time to time during the construction or acquisition period, except that a political subdivision or public agency contracting for the complete financing of the project may receive bonds from time to time as needed. Bonds must be signed by the treasurer, and countersigned by the secretary, and the signature of the treasurer or a facsimile thereof must be printed on coupons.

Each bond must contain statement that it is to be paid exclusively out of revenues of the political subdivision.

Action to determine the validity of bonds must be brought within sixty days from the date of election. Present law permits action to be brought within sixty days after ordinance or resolution authorizing bonds, or from date of election.

A new section, 141, is added, making the bonds legal investment for funds of a trust or insurance company, banks, and for State school funds and sinking funds under the control of the State Treasurer, and funds of municipal corporations, and as security for the deposit of public funds in banks.

Repeals Sec. 16, which provides for expiration of act in 1937.

A.B. 1166—ANDREAS. Adds new section, Pol. C., re Department of Agriculture. Skeleton bill.

A.B. 1167—ANDREAS. Adds new Sec., Pol. C., re Department of Finance. Skeleton bill.

A.B. 1168—ANDREAS. Adds new Sec., Pol. C., re Department of Agriculture. Skeleton bill.

A.B. 1169—ANDREAS. Adds new Sec., Pol. C., re Department of Natural Resources. Skeleton bill.

A.B. 1170—ANDREAS. Adds new Sec., Pol. C., re Department of Professional and Vocational Standards. Skeleton bill.

A.B. 1171—ANDREAS. Adds new section, Pol. C., re Department of Investments. Skeleton bill.

A.B. 1172—ANDREAS. Adds new section, Pol. C., re Department of Public Works. Skeleton bill.

A.B. 1173—ANDREAS. Adds new section, Pol. C., re Department of Motor Vehicles. Skeleton bill.

A.B. 1174—ANDREAS. Adds new section, Pol. C., re Department of Institutions. Skeleton bill.

A.B. 1175—ANDREAS. Adds new section, Pol. C., re Department of Motor Vehicles. Skeleton bill.

A.B. 1176—LATHAM. Amends Sts. & H. C., re streets and highways. Skeleton bill.

A.B. 1177—LATHAM, ANDERSON, ANDREAS, BOYLE, BREED, COTRELL, CUNNINGHAM, FISHER, GEYER, GLOVER, JOHNSON, MARTIN, MILLER, MORGAN, WATERS and WRIGHT. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re counties' share of gas tax moneys.

See digest S.B. 560, apparently identical.

A.B. 1178—LATHAM, ANDERSON, ANDREAS, BOYLE, BREED, COTRELL, CUNNINGHAM, FISHER, GEYER, GLOVER, JOHNSON, MARTIN, MORGAN, WATERS, WRIGHT and MISS MILLER. Amends Secs. 3 and 5, Act 3303a, re cities' share of gasoline tax moneys.

See digest S.B. 561, apparently identical.

A.B. 1179—LATHAM. Amends Secs. 12391, 12392 and 12393, Inc. C., re powers of domestic title insurers.

Adds to its powers to transfer or countersign any evidences of indebtedness which it may insure, the power to transfer or countersign any evidence of indebtedness for which it may act as transfer agent.

A.B. 1180—DE LAP (by request). Amends Sec. 2, Act 5825, re personal property brokers.

Adds to definition of "broker" persons who are engaged in business of lending money in sums not to exceed \$75 and taking as security therefor any contract or obligation involving the forfeiture of rights in personal property, the use and possession of which property is retained by other than the mortgagee.

A.B. 1181—BURNS. Amends Secs. 4.770, 4.771, 4.773, 4.785, 4.796, 4.797, adds Secs. 4.774 and 4.784, Sch. C., re apportionment of State funds for public school purposes.

Excludes from computation of teacher units for elementary district apportionment, attendance of pupils attending emergency schools maintained by county superintendent of schools. Adds provision for additional teacher units to union elementary districts where present sections allow additional teacher units only to elementary districts.

Adds provision that balance of State school fund and balance of apportionment due to each county from State general fund remaining after all required apportionments have been made shall be credited to the several unapportioned county elementary school funds, as well as at present to the several elementary school districts, pro rata on basis of average daily attendance credited to such funds.

Adds provisions allowing from the State school fund and the State general fund to unapportioned county elementary school funds of each county \$700 for each teacher unit allowed to such unapportioned funds on account of average daily attendance in emergency schools maintained by county superintendent during preceding year.

Grants one teacher unit to unapportioned county elementary school fund of each county for each 35 units or fraction thereof of average daily attendance in emergency schools maintained by county superintendent during preceding year.

A.B. 1182—CHATTERS. New act, to be known as "The Personal Income Tax Act of 1935."

See digest S.B. 13, apparently identical.

A.B. 1183—WALLACE. Amends Sec. 24, Act 2256, Direct Primary Law, re party committees.

Provides that no public officer or employee eligible to State, county, or district committee of any party.

A.B. 1184—HORNBLOWER and MALONEY. New act, re preference of employment on all State positions in favor of all bona fide employees of ferry boat systems who will lose their positions upon completion of the bridges across San Francisco Bay.

Skeleton bill.

A.B. 1185—MALONEY. New act, re establishment of foreign trade zone on San Francisco waterfront.

Provides that Board of State Harbor Commissioners may apply under provisions of act of Congress of June 18, 1934, Ch. 590, for permission to maintain a foreign trade zone on property on San Francisco waterfront under its jurisdiction. Gives such board power to maintain zone in case permission is granted.



A.B. 1186—McMURRAY. Adds Sec. 3.764, Sch. C., re courses of study in elementary schools.

Skeleton bill.

A.B. 1187—McMURRAY. Adds Sec. 3.113, Sch. C., re establishment of kindergartens.

Skeleton bill.

A.B. 1188—McMURRAY. Adds Secs. 4.398 and 4.399, Sch. C., re school district funds.

Provides that notwithstanding any provisions of law, a school district may expend all funds apportioned to it from State or county funds.

Permits governing boards of school districts to accumulate funds for a period not to exceed three years, to be known as "Emergency reserve fund" which fund may be expended for capital outlays, salaries when no other funds are available, or for any purpose for which school district funds may be expended when no other funds are available. Fund may be discontinued after three years in which event moneys are to be transferred to other district funds as governing board may designate.

A.B. 1189—MISS MILLER. Amends Secs. 274c, 437c, 594, 632, 973 and 1033 and adds Secs. 35 and 982a, C. C. P., re Class A justices' courts.

Sec. 35 provides that civil actions in such courts shall be commenced and prosecuted in the same manner, and pleading and practice shall be same, as for such actions in municipal courts.

Sec. 982a provides that appeals in justices' courts of Class A shall be taken, heard and determined as provided for appeals from municipal courts. Amendments to the other sections are intended to make such sections apply to, or not to apply to, Class A justices' courts, as the case may be.

Sec. 274c permits such courts to employ phonographic reporters as in municipal courts.

Sec. 437c permits summary judgments in such courts.

Sec. 594 permits service of notice of trial in justices' courts to be served upon the attorney either personally or by mail.

Sec. 632 provides for written findings of fact in such courts when requested by one or more of the parties at time of trial.

Sec. 973 makes Secs. 974 to 982, incl., applicable only to appeals from Class B justices' courts.

Sec. 1033 provides for filing of cost bill in Class A justices' courts as now provided for municipal courts.

See A.B. 352 and 437 which raise Class A justices' court jurisdiction to \$2,000.

A.B. 1190—RALPH W. EVANS. Amends Sec. 365e $\frac{1}{2}$ , Pol. C., re high-type paving of State highways.

Skeleton bill.

A.B. 1191—RALPH W. EVANS. Amends Sec. 133, Sts. & H. C., re high-type paving of State highways.

Skeleton bill.

A.B. 1192—LYON. Adds Sec. 95, Ag. C., re live stock exhibitions in southern California.

Empowers Director of Finance to contract with association which has held annual fair for five years; costs to be paid from funds available for apportionment to agricultural fairs.

See A.B. 814.

A.B. 1193—LYON. Amends Sec. 14a, Act 2967, re licensing of persons installing and using motor vehicle fuel pumps.

Adds provision that the legislative body of any county or city, incorporated or operating under a freeholders' charter may by resolution elect to enforce the provisions of act within its jurisdiction. Upon filing a copy of such resolution with the Division of Weights and Measures, such city or county is authorized to enforce all the provisions of act and to collect and receive fees which shall be deposited in general fund of city or county.

In such event, the Division of Weights and Measures shall transfer at once to such city or county that part of all license fees which have been collected within the boundaries thereof for that fiscal year, in an amount proportional to the portion of the fiscal year yet remaining at the time of notification.

Urgency measure.

A.B. 1194—LYON. Amends title and Sec. 31, Act 8199, Improvement Act of 1911, re repair of streets and sidewalks.

Present law casts duty to repair upon the owners of lots fronting that portion of the street or sidewalk requiring repair. The bill places a like duty upon holder of a permit for use of the street if such holder creates the condition requiring the repair.

The procedure for effecting the repair is modified and elaborated.

A.B. 1195—FISHER (by request). Claim bill, \$1,200. Mrs. W. R. Layne.

A.B. 1196—FISHER. New act, re deaf students at Gallaudet College.

Appropriates \$3,000 to be spent during the eighty-seventh and eighty-eighth fiscal years in defraying expenses of deaf California high school graduates attending the Gallaudet College at Washington, D. C.

Restricts expenditure to not more than \$300 for each student.

A.B. 1197—VOIGT. Amends Sec. 5, Act 3625, Child Labor Law, re employment of children.

Reduces age limit from 8 to 4 years for minors appearing in any performance, concert, or entertainment during the public school vacation, with the written consent of the Commissioner of the Bureau of Labor Statistics.

A.B. 1198—FIELD. Repeals Secs. 2.1223 and 6.523, Sch. C., providing for annual reports by county superintendents of schools and governing boards of districts as to text books purchased during the preceding school year out of library funds.

A.B. 1199—SCUDDER. Amends Sec. 3658a, Pol. C., re assessments by reference to maps.

See digest S.B. 419, apparently identical.

A.B. 1200—PHILLIPS and FIELD. New act, the Vehicle License Tax Act.

See digest S.B. 727, apparently identical.

A.B. 1201—UTT. Adds Sec. 2.455a, Sch. C., re severance of school districts.

Provides that the validity of school districts shall not be affected by fact that withdrawal of other districts from such district leaves such remaining district composed of noncontiguous territory.

A.B. 1202—COTTRELL. Amends Sec. 1, Act 3431, re reporting of personal injuries by hospitals, pharmacies and physicians.

Adds to clause requiring physicians and surgeons to report re persons suffering from wounds or injuries inflicted with a deadly weapon, provision that every person who renders or assists in rendering any aid to any such injured person shall make a like report immediately after first treating or caring for such injured person.

A.B. 1203—WILLIAMSON. Adds Secs. 67.1 and 80.1, Act 652, Bank Act, re loans prescribed by Sec. 13b of Federal Reserve Act and by Sec. 5d of Reconstruction Finance Corporation Act.

Sec. 67.1. Permits savings banks to participate with Federal Reserve Bank or Reconstruction Finance Corporation in such loans, (a) if bank does not assume liability for more than fifty per cent of the amount of its paid up capital and surplus, (b) if loan is adequately secured by first lien on real or personal property, and (c) if the part of the loan carried by bank in excess thereof is fully guaranteed by Federal Reserve Bank or Reconstruction Finance Corporation and covered by a guarantee of one of them to repurchase such excess on demand.

Sec. 80.1. Such loans by commercial banks are exempted from restrictions of Sec. 80 of Bank Act, if excess over such restrictions is guaranteed as above required and loaning bank has a commitment given by one of said Federal corporations to discount the entire loan or purchase the excess portion thereof.

A.B. 1204—WILLIAMSON. Amends Secs. 2 and 26, Act 3814, re Division of Corporations and supervision of companies, agents, securities, etc.

See digest S.B. 545, apparently identical.

A.B. 1205—WATERS. Add Pt. VI to Div. II, Sch. C., re unification of coterminous school districts.

See digest S.B. 542, apparently identical.

A.B. 1206—WATERS. Adds Pt. VII to Div. II, Sch. C., re unified school districts created from noncoterminous districts.

See digest S.B. 543, apparently identical.

A.B. 1207—HUNT. Amends Sec. 3664a-1, Pol. C., re taxation of gas, electric and telephone companies.

Skeleton bill.

A.B. 1208—HUNT. Amends Sec. 3, Act 8493, Retail Sales Tax Act of 1933.

Skeleton bill.

A.B. 1209—HUNT. Amends Sec. 4a, Act 8488, Bank and Corporation Franchise Tax Act.

Skeleton bill.

A.B. 1210—HUNT. Amends Sec. 6 $\frac{1}{2}$ , Act 8443, Inheritance Tax Act.

Skeleton bill.

A.B. 1211—BOYLE. Amends Sec. 3, Act 1417, re cleaning and dyeing establishments.

Prohibits the keeping of more than one gallon in the aggregate of volatile and inflammable liquids, or of more than eight pounds in the aggregate of viscous or other compound, powdered or solid volatile and inflammable products or substances, in cleaning and dyeing establishments or schools.

A.B. 1212—LYON. Amends Sec. 7, Act 5668, re practice of optometry.

Increases annual license fee for optometrists from \$10 per year to \$12. Increases the amount annually paid into the State treasury from each fee from \$2 to \$4.

A.B. 1213—LYON. Amends Sec. 10 $\frac{1}{2}$ , Act 5668, re practice of optometry

Skeleton bill.

A.B. 1214—LYON. Amends Sec. 10 $\frac{1}{2}$ , Act 5668, re practice of optometry.

Skeleton bill.

A.B. 1215—LYON. Amends Sec. 11, Act 5668, re practice of optometry.  
Skeleton bill.

A.B. 1216—THORP. Amends Sec. 818, Ag. C., to adopt U. S. standards as official State grades for potatoes.

A.B. 1217—TURNER. Amends Sec. 365e $\frac{1}{2}$ , Pol. C., re high-type paving on State highways.

Requires department to prepare alternate plans and specifications whenever high-type paving work is to be done (1) under its control and direction, or (2) with money from Federal government or from any State highway funds.

Deletes provision authorizing department to determine whether use of particular type of pavement is necessary and changes person to whom contract must be awarded from "lowest qualified bidder" to "lowest responsible bidder."

A.B. 1218—TURNER. Amends Sec. 133, Sts. & H. C., re high-type paving of State highways.

Skeleton bill.

A.B. 1219—TURNER. Amends Sec. 365e $\frac{1}{2}$ , Pol. C., re high-type paving of State highways.

Skeleton bill.

A.B. 1220—TURNER. Repeals Sec. 180, Veh. C., re transfers of vehicles to dealers.

A.B. 1221—TURNER. New act, to be known as the "Revenue Act of 1935."

Levies a tax upon sale of tangible personal property (other than for purpose or resale), and requires every person selling a commodity or service (except those for which compensation is received in the form of wages, fixed salary, or commission), to collect the tax from the buyer at the rates specified in sections 32 to 34, subject to exemptions indicated in sections 35 to 42 collected through use of stamps affixed to article sold or bill rendered. Reports and payments to State "made quarterly," upon basis indicated in Sec. 44.

Also levies upon individuals an excise tax measured by gross income at the rates and upon the basis indicated in Secs. 62 to 64, subject to exemptions stated in Sec. 65.

Administered by State Board of Equalization.

To take effect immediately.

A.B. 1222—LYON. New act, re regulation of cosmetics.

Prohibits the manufacture, production, preparation, selling, offering for sale or keeping for sale within this State, or the introduction into this State of any cosmetic which is adulterated, misbranded, or mislabeled; directs State Board of Health to adopt standards of purity, strength and quality and to enforce act; provides for examination of cosmetics by the State laboratory when required, and for seizure and destruction of adulterated, misbranded or mislabeled cosmetics on court order or with owner's written consent.

A.B. 1223—GILBERT (by request). New act to levy graduated ad valorem tax on all forms of property with certain exemptions therefrom.

Skeleton bill.

A.B. 1224—GILBERT (by request). New act, to levy ad valorem tax on motor vehicles with a graduated scale of assessments based on the age of the vehicle.

Skeleton bill.

A.B. 1225—PEYSER. Amends Sec. 5, Act 8493, Retail Sales Tax Act of 1933.

Exempts the sale of foodstuffs from the tax levied by said act.

A.B. 1226—HORNBLOWER, PEYSER, CRONIN, McMURRAY, BRENNAN, DAWSON, MALONEY, GILMORE and WILLIAMSON. Adds Sec. ----, Pol. C., authorizing boards of supervisors temporarily to close public highways for exposition purposes.

Skeleton bill.

A.B. 1227—HORNBLOWER, PEYSER, CRONIN, McMURRAY, BRENNAN, DAWSON, MALONEY, GILMORE and WILLIAMSON. New act, re San Francisco Bay Bridge Exposition.

Skeleton bill.

A.B. 1228—HORNBLOWER, PEYSER, CRONIN, McMURRAY, BRENNAN, DAWSON, MALONEY, GILMORE and WILLIAMSON. New act, re State of California exhibit at San Francisco Bay Bridge Exposition.

Skeleton bill.

A.B. 1229—MINARD. Amends Sec. 4460, Pol. C., re newspapers of general circulation.

Adds provisions that such newspapers must have at least 200 paying subscribers for full year; must regularly contain at least 4 five-column pages, with 15-inch columns; or 8 four-column pages with 12-inch columns, or equivalent, columns to be 11 ems pica wide; must contain 20% news or reading matter; be printed in English, and entered in the post office as second class matter.

A.B. 1230—PEYSER (by request). Amends Sec. 32, Act 8493, Retail Sales Tax Act of 1933, re penalties imposed thereunder.

Skeleton bill.

A.B. 1231—PEYSER (by request). Amends Sec. 3, Act 8493, Retail Sales Tax Act of 1933, re the rate of tax.

Skeleton bill.

A.B. 1232—FISHER. Amends Sec. 573, Prob. C., re actions which may be maintained against executors and administrators.

Adds that all actions by the State, or any political subdivision thereof, founded on any statutory liability of any person for support, maintenance, aid, care or necessities furnished to him or to his spouse, relatives, or kindred, may be maintained against executors and administrators in all cases in which the same might have been maintained against their respective testators or intestates.

A.B. 1233—PATTERSON. Amends Sec. 1065, F. & G. C., re sardines.

Skeleton bill.

A.B. 1234—O'DONNELL. Amends Sec. 9, Act 5130d, re adjustment of gross receipt taxes under the Highway Transportation Tax Act.

Deletes from Sec. 9 the last two paragraphs which provide for a refund, in form of a credit on future taxes, to any operator whose State, county, and city taxes and licenses exceed in any calendar year 5 per cent of the gross receipts from highway transportation operations of such operator.

A.B. 1235—JOHNSON (by request). Adds Sec. 1068, Prob. C., re discharge of executors and administrators.

Provides for discharge of executor or administrator when return of inventory shows there is no property subject to administration.

A.B. 1236—LATHAM. Amends Sec. 1, Act 849, re bonds purchased out of general improvement fund of municipalities.

Specifies that bonds issued under the Improvement Bond Act of 1915 and the Acquisition and the Improvement Act of 1925 may be purchased out of this fund.



A.B. 1237—LATHAM. New act, re adjudication of insolvency of certain special districts.

Gives superior court exclusive jurisdiction for the adjudication of the insolvency of special assessment districts.

A.B. 1238—FULCHER. New act, re grants of State land to the United States for public relief work.

Provides Governor may grant United States title to lands, rights of way, or easements of State, when necessary to permit the government to carry out public work, relief, or other projects.

A.B. 1239—FULCHER. Adds Sec. 620, Sts. and H. C., re secondary state highways.

Establishes an additional highway from Route 29 at Susanville to Route 28 near Adin via Willow Creek Canyon.

A.B. 1240—KALLAM (by request). New act, imposing a tax upon gross receipts.

The tax is imposed for State and local purposes upon each transaction, which is defined to include the conversion of any matter from one state, form or condition to another by financial, mechanical, or other means, and also includes the transfer, sale, harter, or gift of any commodity or thing of value from one commercial status to another. Prohibits any other form of State or local taxation except the collection of regulatory license fees.

To be administered by the State Board of Equalization with authority vested in the latter to adopt an Administrative Code and rules and regulations necessary to administer the provisions of the bill. Authority to fix the rate of tax is vested in said board.

Budgetary provisions and limitations are set forth in Secs. 11 to 13.

A.B. 1241—COTTRELL and ANDERSON. Amends Sec. 4234, Pol. C., relating to compensation of officers in counties of the fifth class, Santa Clara County.

Skeleton bill.

A.B. 1242—PHILLIPS. Adds Secs. 840 to 845.2, Ag. C., re honey standards.

Provides for standards for honey, and standard containers. Contains, generally, provisions analogous to Ch. 2, Div. V., Ag. C., re fruit, nut, and vegetable standards. Requires food establishments using foreign honey to post sign.

A.B. 1243—PHILLIPS. Amends Secs. 828 and 829, Ag. C., re containers of fruits, nuts, and vegetables.

Adds seven new standard containers, and adds same to specified containers in which apricots, cherries, peaches, pears, plums, fresh prunes, lettuce and asparagus may variously be packed.

A.B. 1244—UTT. Amends Sec. 792, Ag. C., re standard for avocados.

Recasts section. Also provides that, at time of picking, and thereafter, avocados shall contain not less than 8 per cent, by weight, of oil. When packed, not to vary more than 15 per cent from average.

A.B. 1245—FIELD. New act, re State and Federal funds for construction of school buildings.

Establishes school building fund for deposit of all grants of money from Federal government, and State moneys, made available for construction of public school buildings. Creates ex officio board of school building construction to superintend and manage such school building fund for construction of public school buildings.

A.B. 1246—FIELD. Amends Sec. 3663a, Pol. C., re assessment of property by State Board of Equalization.

See digest S.B. 586, apparently identical.

A.B. 1247—FIELD. Repeals Secs. 3664, 3664a and 3664d and amends Secs. 3664b and 3664b-1, Pol. C., re taxes under Sec. 14 of Art. XIII, State Constitution.

See digest S.B. 587, apparently identical.

A.B. 1248—FIELD. Adds Sec. 3663d, Pol. C., re assessment of property by State Board of Equalization.

See digest S.B. 584, apparently identical.

A.B. 1249—FIELD. Amends Sec. 3663b, Pol. C., re assessment of property by State Board of Control.

See digest S.B. 585, apparently identical.

A.B. 1250—COTTRELL. New act, levying an excise tax on manufacture of alcoholic beverages.

See digest S.B. 785, apparently identical.

A.B. 1251—MORGAN. Amends Sec. 172, Pen. C., re disposing of liquors on or near Federal and State buildings or grounds.

Changes designation from "intoxicating" to "spirituous, vinous or alcoholic" liquors.

Changes provision prohibiting sale of liquor near soldiers' homes, except Yountville, from  $1\frac{1}{2}$  miles from grounds to  $\frac{1}{2}$  mile from administration building. Restriction as to Yountville home remains  $1\frac{1}{2}$  miles from exterior boundary of grounds.

Prohibits sale of beers and wines of one-half of one per cent or more alcoholic content on grounds of University of California at Berkeley.

A.B. 1252—LYON. Amends Secs. 1258 and 1261, adds Sec. 1174b to Pol. C., re use of tally books.

Provides that in any county or city and county having population of one million or more, board of supervisors or election commissioners may order that but one tally book be provided and used for each election precinct in county for any election held throughout the county.

A.B. 1253—LYON. Adds Sec. 1124b, Pol. C., re pamphlet of forms for use at elections.

Requires Secretary of State on or before December 31 of each odd-numbered year to prepare and furnish to county clerks or registrars of voters a pamphlet of forms to be used in connection with elections in the two following years.

A.B. 1254—LYON. Amends Sec. 2175a, Pol. C., re cost of necessary custodial care of harmless mental unsoundness cases which are not committable to State hospital.

State to reimburse county for such cost.

A.B. 1255—LYON. Amends Sec. 2167b, Pol. C., re cost of caring for mentally disordered.

As to definition of indigent "resident," refers to Act 5815, Statutes of 1933, instead of former Act of 1901.

County's cost for such care is to be a charge against patient's estate or against his relatives responsible for his support.

A.B. 1256—COTTRELL. New act, appropriating \$64,669.77 to pay cost of printing constitutional amendments and referendum measures for 1933-1934 elections.

Ch. 18, Stats. 1935. To take effect immediately.

A.B. 1257—COTTRELL. New act, appropriating \$280,000 to the emergency fund created by the 1933 budget act.

Ch. 19, Stats. 1935. To take effect immediately.

A.B. 1258—FIELD. Amends Sec. 2, Act 4463. Los Angeles County Flood Control Act.

Provides the district may borrow money from the Federal government or any of its agencies for flood control work. Loans are to be repaid in not over twenty annual installments with interest at not over  $4\frac{1}{2}$  per cent, payable semi-annually. Notes or bonds may be issued by the district without an election to secure the loans and taxes are to be levied to meet the principal and interest as they become due. The amount which the district may borrow shall not exceed the sum of \$4,500,000.

Cb. 4, Stats. 1935. To take effect immediately.

A.B. 1259—LYON. Amends Secs. 1 and 2, Act 5780, re parole of aliens.  
Skeleton bill.

A.B. 1260—LYON. Amends Sec. 1140, Prob. C., re duties of public administrator and disposition of property of deported aliens.  
Skeleton bill.

A.B. 1261—LYON. Amends title and Secs. 1 to 13, Act 5815, re indigent aliens.  
Skeleton bill.

A.B. 1262—LYON. Amends Sec. 1, Act 2827, re investment of county, municipal or district money.

Allows a county, city, municipal utility district or flood control district to invest its surplus money in bonds issued by any county, city, flood control or municipal utility district.

A.B. 1263—LYON. Adds Sec. 4041.27, Pol. C., re insurance for employees of county hospitals.

Empowers supervisors to adopt system of insurance and pensions for physicians and nurses employed in county institutions, and to pay premiums from general or salary fund, or by deduction from salaries.

A.B. 1264—LYON. Adds Sec. 3719, Pol. C., re tax anticipation by counties and school districts.

Allows board of supervisors on recommendation of auditor and treasurer, or school district on request of two-thirds governing board approved by county auditor and treasurer, to borrow, subsequent to approval of budget and levy of taxes and before receipt of income for fiscal year sufficient to meet obligations incurred therein, not more than 50% of estimated revenue. Provides procedure for issuance, sale and repayment of evidences of indebtedness.

A.B. 1265—LYON. New act, re regulation and control of production, sale and transportation of all oil, gas and other petroleum products in the State.  
Skeleton bill.

A.B. 1266—LYON. Amends Sec. 621, M. V. C., re rear reflectors on vehicles.

Requires rear reflectors on vehicles, and prescribes standards as to size, location, etc.

A.B. 1267—LYON. Amends title and adds Secs. 2a and 2b, Act 6236, re containers for food, drugs, and liquors.

Requires foods and food products to be sold in sealed containers approved by State Board of Health when by the board deemed necessary to prevent contamination.

Requires sterilization of food, drug and liquor containers for a second or subsequent use thereof, and the licensing of the seller or user of such containers.

A.B. 1268—LYON. New act, re validation of formation and proceedings of county water districts.

Declares legal and valid every county water district which has existed for six months after being declared by the county supervisors to be organized under the County Water District Act. Declares valid and confirms acts of the district board of directors in including and excluding territory and in the incurring of bonded indebtedness if for six months they have been in office and acted as such board.

A.B. 1269—LYON. New act, re donation of lands for fair grounds by counties or cities.

Authorizes any county or city, by four-fifths vote of its legislative body, to donate land and buildings for fair ground or exposition purposes, to the State or to agricultural association of the district in which situated.

A.B. 1270—LYON. Adds Sec. 9½, Act 5815, re aid to indigents.

If person receiving aid dies, and leaves personal property in hands of officer, or if property surrendered to officer, and is worth less than \$25, property to be sold and proceeds applied to claim of county. If value of property exceeds \$25, or the amount of claims of county, excess goes to public administrator, or other representative of deceased.

A.B. 1271—LYON, FISHER, COTTRELL, MINARD, RILEY, WRIGHT, LATHAM, FULCHER, and MISS MILLER. New act to be known as the "Use Tax Act of 1935."

See digest of S.B. 595, apparently identical.

A.B. 1272—LYON. Amends Act 1755, re cosmetology.

Skeleton bill.

A.B. 1273—LYON. Amends title and Secs. 2, 9, 15, 17, 18, 20, 21, 22, 23, 24, 26, 27, 30, and 33. Act 8493. Retail Sales Tax Act.

See digest of S.B. 551, apparently identical.

A.B. 1274—LYON. Adds Secs. 168 and 384, Veh. C., re registration and license fees of commercial vehicles discarded or removed from service.

Owner may transfer registration and plates to new vehicle upon payment of \$1 fee.

A.B. 1275—McCARTHY. Amends Secs. 11, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 37, 38, 39, 43, 48, 49, repeals Secs. 12, 13, 40, 41, 42, adds Secs. 20a, 20b, 20c, 26a, 51, 52, 53, 54, 55, 56, 57, 58, 59, Act 591, re State bar.

President, first, second, and third vice presidents, and treasurer, to be elected annually from board of governors by delegates to State bar convention. Secretary to be elected annually by board of governors and shall be a member of State Bar.

Government of State Bar reserved to members except as delegated; government to have legislative, executive and judicial departments; legislation by initiative, referendum, and recall and by annual convention, composed of one elected delegate for every 100 members. Board of governors to exercise executive functions. Charge of enforcement of act deleted.

Specifies powers of annual convention and of State Bar, and provides for delegation of certain powers to board of governors.

Judicial department consists of boards of appeal and local administrative committees. Specifies powers and duties of boards of appeal. Provides for annual election of boards of appeal.

Provides for exercise of powers of State Bar through initiative, referendum and annual convention.

Boards of appeal shall create and prescribe powers and duties of local administrative committees. Provides local committeemen hold office one year; powers and duties of local committees; procedure in cases before boards of appeal and local committees; review by Supreme Court.

Provides for annual convention. Annual membership fee not less than \$5 nor more than \$10; 20 per cent thereof to be placed in trust fund for sick and indigent

benefits. State Bar authorized to institute civil and criminal proceedings with regard to unlawful practice of law. All members may attend bar convention, but only delegates, officers, and Governors may vote. Provides for quarterly meetings of board of governors. Governors and delegates to receive \$6 per day for attendance at convention.

Establishes Public Relations Bureau composed of publicity and legislative counsel departments.

Establishes legal department in charge of full time chief counsel.

Provides for proposal or repeal by active members; by petition, of propositions or regulations, to be submitted to postal vote. Provides for approval by Supreme Court or Legislature of certain actions by bar membership. Provides for elections at six-month intervals and for action on petitions not acted upon by board of governors.

Repeals Secs. 40, 41 and 42, re reports at annual meeting, special meetings by board of governors and temporary membership fee of \$3.

A.B. 1276—FRAZIER. New act, re study of control or suppression of certain birds and animals causing damage to agricultural crops.

Appropriates \$10,000 to be expended by University of California for this purpose. Authorizes cooperation with Federal government.

A.B. 1277—FRAZIER. Adds Sec. 34544, Pol. C., re actions against a reclamation district.

Requires board of trustees of district must be made defendants in an action against one sued because of his official connection with such district, and gives exclusive jurisdiction of such action to court in county in which greater portion of district lies.

A.B. 1278—FRAZIER. Amends Act 1460, re collection agencies.

Skeleton bill.

A.B. 1279—COTTRELL. Amends Sec. 3366, Pol. C., re license taxes.

Skeleton bill.

A.B. 1280—FRAZIER. New act, re collection agencies.

Skeleton bill.

A.B. 1281—WILLIAMSON. Amends Secs. 6, 13, 14 and 20, Act 57, re adulteration, mislabeling, misbranding, false advertising and sale of food.

Includes in definition of mislabeling or misbranding, when an imitation or offered for sale under distinctive name of another and label fails to state "imitation," and name imitated, or label bears anything misleading in re vitamin content of contents.

Provides for report and certification of adulterated, mislabeled or misbranded food by Bureau of Food and Drug Inspections as well as Bureau of Laboratories.

Deletes provision re marking such food "quarantined" by inspectors. Provides that such food may be destroyed with the written consent of the owner as well as by court order.

A.B. 1282—WILLIAMSON. Amends title and Secs. 2, 3, 4, 6, 12 and 19 of, adds Secs. 4a and 6a, Act 58, re adulteration, misbranding and advertising of drugs and devices.

Enlarges definition of "drug" to include devices, and any chemicals or any substances used in treatment of obesity due to any cause.

Includes standards of strength, quality or purity prescribed by board of health, as standard of purity within act.

Includes in definition of adulterated drugs, one differing from standards established by board of health, unless standard be stated on package.

Board of health power to regulate sale of drugs which board deems poisonous or injurious to health.

Includes in definition of mislabeled drugs, one designated by board as habit forming and not labeled "Warning, may be habit forming"; when germicidal effect



not on label, when and purports to have such unless used exclusively by medical or pharmacutical professions.

Deletes provision that false advertising not misbranding one year after publication.

Forbids advertisement of drugs to cure or treat certain diseases, unless disseminated only to members of profession or for purpose of public health education, by persons not commercially interested.

Provides for report and certification of adulterated, mislabeled or misbranded drugs by Bureau of Food and Drug Inspections as well as Bureau of Laboratories.

Provides for seizing and marking such drugs "quarantined" by inspectors, and holding pending hearing.

Provides for destruction of such drugs upon written consent of owner in absence of court order.

A.B. 1283—GILMORE. Amends Sec. 658, F. & G. C., re salmon season in game districts 10 and 11.

Changes salmon season in districts 10 and 11 to the periods between January 15 and March 15, and between May 15 and September 15. Former season was from May 1 to Aug. 30.

A.B. 1284. GILMORE. Amends Sec. 958, F. & G. C., re use of trawl and drag nets.

Adds districts 10 and 11 in which possession of such nets prohibited.

A.B. 1285—GILMORE. Amends Sec. 788, F. & G. C., re crab season.

Changes season when crabs may be taken elsewhere than in districts 1½, 6, 7, 8 and 9, from Nov. 15 to July 30, to Nov. 1 to Aug. 15. Makes it unlawful to take crabs for commercial purposes on Sunday in districts 10 and 11.

A.B. 1286—GILMORE. Adds Sec. 788.5, F. & G. C., re possession of crabs.

Prohibits possession, in Districts 10 and 11, aboard boat containing trawl nets, or used in operation of such nets.

A.B. 1287—GILMORE. Amends Sec. 790, F. & G. C., re preservation of crabs and crab meat.

Provides that fresh crab meat may be preserved in not less than 5 lb. net weight containers by means of refrigeration, under regulations prescribed by commission.

A.B. 1288—GILMORE. Amends Sec. 4, Act 5130d, re tax on transportation of person or property for hire on highways.

Skeleton bill.

A.B. 1289 to A.B.1295—GILMORE. Amend Veh. C., re motor vehicles.

Skeleton bills.

A.B. 1296—GILMORE. New act, re granting certain State lands to the City and County of San Francisco.

Skeleton bill.

A.B. 1297—GILMORE. Adds a section to the Veh. C., re physical examination of chauffeurs.

Skeleton bill.

A.B. 1298—SCUDDER. Amends Sec. 1238, C. C. P., re exercise of right of eminent domain.

Permits exercise in behalf of propagation or conservation of birds, mammals or fish.

A.B. 1299—CUNNINGHAM. Amends Sec. 4307, Pol. C., re county charges.

Adds cost of furnishing temporary emergency aid to sick or injured to such charges.

A.B. 1300—SCUDDER, KALLAM and JONES. Amends Secs. 4.01, 6.02, 6.07, 8.09, 9.02, 9.04, adds 8.10, 9.18, 10.03a, 10.09, 12.11, 16.01, 16.02, 16.03, 16.04, 16.05, 16.06, 16.07, 16.08, 16.09 and 16.10, Act 986, Building and Loan Association Act.

Amends Sec. 4.01 to allow, under procedure prescribed, a reduction of stock to the amount required for certificate investment reserve. The surplus thus produced to be available to stockholders upon liquidation only, but may be set off against losses.

Amends Sec. 6.02 to extend termination of emergency period from Sept. 1, 1935, to February 1, 1937.

Amends Sec. 6.07 to prevent any officer or employee returning into the association during the emergency period any shares or certificates at a higher price than he paid for them.

Amends Sec. 8.09 to allow trustees and other fiduciary officers, insurance companies, and cemetery associations to exchange, without a court order, old certificates bearing an excessive rate of interest for new certificates.

Adds Sec. 8.10 requires rate on shares or certificates to be fixed within 30 days before or after the end of each quarterly semiannual or annual period, subject to approval of commissioner who shall be assumed to approve unless he disapproves in writing within 10 days after he is advised in writing. If commissioner and directors fail to agree within 30 days after written advice of the rates, the commissioner shall fix the rate. Within 10 days after such action application may be made to the superior court for review and court may modify or set aside commissioner's ruling if he has abused his discretion.

Amends Sec. 9.02 to allow investment in consolidated Federal home loan bank bonds, debentures or notes or any obligations of national mortgage associations or similar credit institutions with approval of court.

Amends Sec. 9.04 to omit proviso that allows associations without commissioner's approval to sell and transfer mortgages, trust deeds and other securities.

Adds Sec. 9.18 which allows loans for purposes described in National Housing Act and allows purchase of such obligations if housing administrator insures against loss 20 per cent of amount. Also allows loans on improved real property pursuant to Title II of National Housing Act if administrator insures against loss of principal. Investments authorized by this section are exempted from limitations imposed by any other law of State.

Adds Sec. 10.03a which provides for setting up a reserve or surplus account to absorb losses.

Adds Sec. 10.09 which authorizes commissioner to mail to investors from time to time during emergency period, report of the affairs of the association.

Adds Sec. 12.11, which provides procedure by which association may convert itself into a Federal savings and loan association.

Adds Art. XVI embracing Secs. 16.01 to 16.10, inclusive, re rehabilitation.

Secs. 16.01 to 16.06, inclusive, define the associations subject to such provisions and describe the plan and provide the procedure for putting plan into operation, and provide for judicial hearing and for subsequent steps to carry out the decree.

Sec. 16.07 describes the securities which, under this article, associations may issue regardless of any other provision of the act or of the Corporate Securities Act.

Sec. 16.08 provides that trustees and other fiduciaries may invest in securities described in article without specific court order.

Sec. 16.09 provides that no plan contemplated by article can be operative unless approved by court during the emergency period.

Sec. 16.10 describes the emergency necessitating enactment.

Urgency measure.

A.B. 1301—FISHER. Amends Sec. 718, C. C., Sec. 842, Prob. C., adds Sec. 1538.5, re leasing of property by minor or incompetent.

Deletes provision relating to minors and incompetent persons from Sec. 718, C. C. Adds provision to Prob. C., that lease by guardian shall not be for more than 10 years, except that lease for production of minerals, oil, gas, or hydrocarbon substances may be for not more than 20 years.

Makes it mandatory, rather than permissive, for court to fix minimum rental or royalty in case of lease either by guardian or administrator.

A.B. 1302—BOYLE. Amends Secs. 2, 3, 7, 12, 18 and 19, Act 5886, re pharmacy.

Sec. 2. Provides that registration requirements do not apply to person registered as assistant pharmacist in State and in good standing before approval of act.

Sec. 3. Increases educational course from 2250 hours to 3000 hours in pharmaceutical work, which includes 1300, instead of 900, hours of laboratory work of not less than 8 months of each year.

Deletes provisions concerning former class 2, pharmacists from other States and reciprocity agreements.

Sec. 7. Deletes provisions relating to payment of additional fee of \$15 for registration of former class 2 pharmacists and optional examinations for this class.

Sec. 12. Directs that the fines received under act be paid: 75 per cent to State Treasurer to be deposited in contingent fund of State Board of Pharmacy and 25 per cent to the city, if incorporated, otherwise to the county, wherein prosecution is conducted.

Deletes exemption of copyrighted, leaving this exemption to apply only trade marked, proprietary medicine registered in U. S. patent office sold by rural dealers more than 3 miles from pharmacy, when dealer has permit.

Sec. 18. Provides board may employ special counsel to assist district attorney in prosecution of violations, and that compensation for each attorney shall not exceed \$2,000 per year, paid from the board's contingent fund.

Sec. 19. Deletes former provision relating to exemption from jury duty for persons registered under act.

A.B. 1303—BOYLE. Amends Sec. 7, Act 5886, re employment of pharmacy inspectors.

Gives the State Board of Pharmacy the power to employ at least twenty inspectors of pharmacy. Number not fixed at present.

A.B. 1304—BOYLE and JONES. Amends Act 1417, re cleaning and dyeing establishments.

Skeleton bill.

A.B. 1305—BOYLE. New act, re sanitation and inspection of laundries.

Skeleton bill.

A.B. 1306—EICKE. Adds Sec. 25½, Act 6386, Public Utilities Act, re wharves or dock facilities owned and operated by railroad corporations.

See digest S.B. 553, apparently identical.

A.B. 1307—THORP. New act, re licensing and control of alcoholic beverage business.

See digest S.B. 536, apparently identical.

A.B. 1308—FIELD. Amends Sec. 16, Act 1755, re cosmetology.

Skeleton bill.

A.B. 1309—FIELD. New act, re hat cleaning and blocking.

Skeleton bill.

A.B. 1310—FIELD. Amends Secs. 1 to 5, and 7, Act 1417, re cleaning and dyeing establishments.

Skeleton bill.

A.B. 1311—RALPH W. EVANS, BRENNAN, McCARTHY, JONES, ROSENTHAL, WALLACE, BOYLE, HUNT and TURNER. New act, re title guarantee and insurance policies.

Declares title guarantee and title insurance policies contrary to public policy. Part skeleton bill.

A.B. 1312—RALPH W. EVANS, MCCARTHY, WALLACE, BRENNAN, JONES, ROSENTHAL, BOYLE, HUNT and TURNER. New act, re right of action for slander of title.

Provides that person who slanders title of another is liable in damages at the suit of such other. Provides that malice is not essential element of recovery but may be shown to increase damages recovered.

A.B. 1313—RALPH W. EVANS, CLARK and BOYLE. Amends Sec. 2924, C. C., re transfers of property as security for performance of act.

Provides that all transfers of property hereafter made as security for performance of an obligation, except pledges, are to be deemed mortgages, to be foreclosed only as provided in C. C. P. 726.

Provides for exercise of power of sale in mortgage or deed of trust heretofore executed in same manner as now specified in the section.

A.B. 1314—CUNNINGHAM. Amends Secs. 1, 3, 4, 9 to 12, adds Secs. 11f and 11g, Act 8341, re regulation and licensing of land surveyors.

Definition of land surveying is clarified. Provides that income under act be deposited in Civil Engineers' fund instead of Licensed Surveyors' fund. Provides for transmittal by secretary of board to each county recorder of lists of all licenses suspended as well as those issued or revoked.

Board given power to suspend licenses for a period not to exceed two years as well as to revoke licenses. Provision regarding hearings on proceedings for revocation amended to require board to furnish accused with copy of charges at least thirty days prior to the hearing, permitting accused to appear personally or by counsel, to examine witnesses and to produce witnesses in his defense. Board may reissue license to any person whose license has been revoked, on vote of two or more members.

Provides that any licensed land surveyor or registered civil engineer may practice land surveying and make maps or reports in connection therewith which shall be signed by him with his licensed or registered certificate number, and which may be stamped with his seal whenever such map or report is filed as a public record. Provides for filing with the county surveyor a record of survey within 180 days after the establishment of points or lines of any survey relating to boundaries based on evidence which does not appear on any map or record previously recorded or which discloses a material discrepancy in such previous records. Provides that durable monuments set by licensed land surveyors or civil engineers shall be permanently marked with his certificate number.

A.B. 1315—BOYLE, HORNBLOWER and REDWINE. New act, re adoption and approval of State codes of fair competition and enforcement thereof and of National codes.

See digest S.B. 224, apparently identical.

A.B. 1316 to A.B. 1318—PEYSER. Amend Veh. C.

Skeleton bills.

A.B. 1319—CRONIN. Amends Sec. 27, Act 1400, State Civil Service Act, re preference to widows of veterans.

Provides for credit of five points to widows of veterans who were married to veterans at any time instead of only to such widows who were married to such veterans on or before November 11, 1918.

A.B. 1320—CRONIN. New act, re regulation of use of public highways by motor carriers of passengers for hire.

Skeleton bill.

A.B. 1321—CRONIN. Repeals Sec. 513, Veh. C., which provides that proof of excessive speed does not establish negligence as matter of law and requires proof of negligence as a matter of fact.

A.B. 1322—STREAM, WALLACE and RICHIE. Amends Act 2834a, re deposit of public moneys. £

Skeleton bill.

A.B. 1323—NIELSEN and THORP. New act, re marketing of poultry.

Defines "bona fide producer" of poultry. Prohibits others from selling or transporting poultry without evidence of title. Requires dealers in poultry to keep records of poultry handled. Peace officers and Highway Patrol, to enforce provisions.

A.B. 1324—NIELSEN. Amends Sec. 1, Act 1416, re clothes cleaning establishments.

Changes definition of clothes cleaning establishment, so that instead of requiring both (1) that the process of cleaning in the establishment be by volatile substance or by machinery which can be converted for use with such substance, and (2) that over a gallon of such substance be kept there, it is sufficient if either is the fact.

A.B. 1325—NIELSEN. Amends Act 9178a, re waterworks.

Skeleton bill.

A.B. 1326—MISS MILLER. Adds Sec. 36, Act 652, the bank act, re legal investments.

Allows executors, administrators, guardians, receivers, trustees, insurance companies, building and loan associations and cemetery associations, to invest in shares of Federal savings and loan associations to the same extent that they are allowed to invest in shares of building and loan associations of this State.

A.B. 1327—MEEHAN. Adds Sec. 1a, Act 151, California Air Navigation Act, re radio sets.

Requires aircraft operated by transportation company to be equipped with sending and receiving set, approved by United States Department of Commerce.

A.B. 1328—McMURRAY. Amends Sec. 285, C. C., re corporations.

Provides that no corporation may be formed to carry on practice of profession or to furnish professional services.

A.B. 1329—CHATTERS, DONNELLY, GARIBALDI, MINARD, TURNER, HEISINGER and THORP. New act, re irrigation, reclamation and other districts and State agencies in connection with the Central Valley Project Act.

Skeleton bill.

A.B. 1330—PATTERSON. Amends Secs. 990, 991, and 993, F. & G. C., re commercial fishing.

Skeleton bill.

A.B. 1331—ROBERTSON. Amends Sec. 690, C. C. P., re property exempt from attachment.

Adds exemption of one motor vehicle of a value not exceeding \$350.

A.B. 1332—ROBERTSON. Adds Sec. 3306a, C. C., re quitclaim deeds.

Provides damages caused by breach of agreement to deliver quitclaim deed are expenses necessary to quiet title and make entry upon the property including attorney's fees for such quiet title suit.



A.B. 1333—FIELD and FRAZIER. New act, re establishment of ports of entry upon highways entering the State for the purpose of regulating motor vehicles.

Provides for registration stations or ports of entry through which motor vehicles entering State shall pass for registration or inspection, where such registration and inspection is now or hereafter required by law, such ports of entry to be under supervision of new division, known as the Ports of Entry Department of the State Board of Equalization. Department may employ services of any State employee stationed on highway to maintain such port of entry, or may contract with operator of service station or other establishment on highway to serve as port of entry.

Requires every vehicle entering State to stop for inspection and not to proceed unless it complies with all laws with respect to mechanical condition. Requires registration of any vehicle requiring registration and collection of registration fees. Requires operator of any vehicle transporting persons or property for hire to secure a license. Department may require deposit to secure the probable amount of taxes which may become due the State upon the basis of gross receipts.

Prohibits vehicle from proceeding if operator has been operating for period longer than that permitted by law. Motor vehicle towing another vehicle or operating as part of a caravan and intended for sale shall be considered a vehicle engaged in the transportation of property for hire and subject to all the laws pertaining to such vehicles.

Provides that department may at request of any other department use ports of entry for administration and enforcement of any laws of the State, and that representatives of department at such ports of entry have powers of peace officers.

A.B. 1334—NIELSEN. Amends Sec. 602, Pen. C., re trespass.

See digest S.B. 581, apparently identical.

A.B. 1335—NIELSEN. Amends Sec. 627, Pen. C., re trespass.

See digest S.B. 578, apparently identical.

A.B. 1336—JONES and HUNT. Amends Secs. 1 to 12, 14 to 16, adds Secs. 17 to 24, Act 6129, re boxing and wrestling.

Adds two members to State Athletic Commission, now consisting of three members.

Provides that wrestling demonstrations shall be advertised and announced as exhibitions and not as contests or matches; and makes penalties for sham or fake match or exhibition apply to wrestler who uses rabbit punches, or who kicks opponent, or throws opponent out of ring.

Other changes as proposed by A.B. 937 of 1923 session.

A.B. 1337—JONES and HUNT. Amends Sec. 4300g, Pol. C., re witness' fees.

Present section allows fee of \$1 for each day's attendance before coroner's jury when "legally required to attend." This is changed to allow such fee for each day "when testifying" before such jury.

A.B. 1338—HUNT. Amends Sec. 668, Pen. C., re punishment of persons previously convicted of felony.

Provides that person convicted of "felony" outside of State is prior offender. Present section refers to "offense, which, if committed within this State, would be punishable by the laws of this State by imprisonment in the State prison."

A.B. 1339—FISHER and MALONEY. Adds Div. IXa, Veh. C., re vehicular crossings.

Defined as toll bridges and roads acquired by Department of Public Works under provisions of California Toll Bridge Authority Act.

Provides regulations for traffic and tolls thereon. Establishes "Toll Bridge Police" under Director of Public Works to supervise and control traffic on such bridges and roads.

A.B. 1340—McCARTHY. New act, re compact with State of Nevada.

Authorizes Governor to execute compact with State of Nevada to promote spirit of good will between these States, to adjust taxation of California property located in Nevada in relation to Boulder Canyon Project.

A.B. 1341—PHILLIPS. Amends Sec. 1241, adds Sec. 1241a, C. C., re homesteads. Skeleton bill.

A.B. 1342—PHILLIPS. Amends Sec. 1429, Pen. C., re entering of plea by defendant.

Allows defendant's counsel, as well as defendant, to enter plea in justices' or police courts.

A.B. 1343—PHILLIPS. Repeals Secs. 2.221, 3.174, 3.301, 3.302, 3.306, 3.308, 3.309, 3.415 and 3.416; adds Secs. 3.105, 3.106, 3.107, 3.306, Sch. C., re attendance of pupils in districts in which pupils are nonresidents.

Repeals existing provisions relating to attendance of pupils in districts other than those in which they reside.

Adds provision providing that no pupil living in one school district may attend in another without consent of the governing boards of the district of residence and the district of attendance. The governing board of the district of attendance may require the district of residence to pay tuition for such pupils, such contract to be approved by the county superintendent of schools. Provides that if the governing board of school district refuses to admit a nonresident pupil the parents of such pupil may appeal to the county superintendent of schools, the decision of the county superintendent to be final. If pupil is granted right to attend, the district of residence must pay to district of attendance an amount determined by subtracting from current expenditures of district of attendance the income from such district from State and county sources and dividing the remainder by units of average daily attendance in the district of attendance, attendance in each such case to be credited to the district of attendance.

Adds provision that when a high school pupil attends in a high school district other than that in which he is a resident, the county superintendent of school must pay from the unapportioned county high school fund an amount agreed upon by the county superintendent of schools and the governing board of the high school district of attendance.

A.B. 1344—PHILLIPS. New act re creation of the California Desert Park.

Declares certain described lands in San Bernardino County a State park and recreational purposes.

Lands within the area now owned by State reserved from sale and Division of Parks authorized to acquire other lands therein by gift, purchase or lease, or to exchange lands located outside of park for lands therein. Division authorized to accept donations and receive legacies and bequests any moneys thus received or moneys received from fees are to be paid into the State park contingent fund for account of California Desert Park. State Park Commission authorized to request the United States to withdraw from entry or sale Federal lands within park and to transfer the same to or permit use thereof by State for park purposes.

Provides that if the United States includes park or any part of it within a national park or national monument, the Park Commission shall transfer park to the United States for park and recreational purposes.

A.B. 1345—PHILLIPS. Amends Secs. 5, 12 and 25, adds Secs. 7, 25a, 25b, repeals and adds Sec. 52, Act 9124, County Water District Act.

Deletes provision that incumbents appointed by the mayor or by the board of supervisors are subject to recall. Deletes word "municipal" before "water district" in Subd. 15 of Sec. 5.

Permits contracts with the United States for service to Indian lands lying within the district, and lease of lands for oil, gas or other minerals. Permits annexation of lands, susceptible of service with water from the district, which are not contiguous with each other nor with the boundaries of the district, and provides

the procedure thereof. Permits annexation of lands in a contiguous county in same manner, with additional requirements as to publication in newspaper in said county and filing of duplicate papers with county recorder of said county.

Empowers the board of directors to impose conditions of annexation to compensate for injury, which might result from such addition, to lands already within the district.

Repeals Sec. 52, re exclusion of lands, and substitutes new Sec. 52 which adds to any such district lands which were at time of organization of district public lands but which are now privately owned and which are within district boundaries. Declares that such lands will be benefited by the district.

A.B. 1346—PHILLIPS. Amends Sec. 107, Pen. C., re punishment for prisoner's escape.

Makes it felony for prisoner on industrial farm or road camp to escape or attempt to escape.

A.B. 1347—BOYLE. Amends Sec. 372, Pol. C., re members of State Board of Health.

Skeleton bill.

A.B. 1348—FISHER. Amends Sec. 690.10, Pol. C., re the rights in and upon swamp, overflowed, marsh, tide, and submerged lands.

Authorizes county or city to let or grant such lands, which have been granted to it, on such terms as it deems for its best interests.

A.B. 1349—McMURRAY. Amends Sec. 817, Pen. C., re peace officers.

Adds provision that not more than two special agents of California State Board of Architectural Examiners are peace officers.

A.B. 1350—McMURRAY (by request). Amends Secs. 33, 34 and 1702, Ins. C., re brokers and solicitors.

Deletes from definitions of "insurance broker" and "insurance solicitor" the provision that such definitions do not include brokers or solicitors engaged in transacting contracts of life insurance.

Provides that life agents who obtain a license under the article dealing with agents in general need not obtain a license under the requirements of the article dealing with life agents.

A.B. 1351—McMURRAY (by request). Amends Secs. 755 and 763, Ins. C., re unlawful rebates.

Adds that the paying of commissions to associations, firms or corporations, the members or shareholders of which are licensed insurance agents or brokers, is not an unlawful rebate.

A.B. 1352—LYON. Adds Sec. 1306a, Pen. C., re forfeiture of bail bond.

Provides that legislative body of city or county may sell, settle or compromise summary judgment in action for forfeiture of bail bond.

A.B. 1353—DESMOND. Amends Secs. 372, 2979 to 2984, Pol. C., re State Board of Health.

Skeleton bill.

A.B. 1354—DESMOND. Amends Secs. 372 to 372g, Pol. C., re powers and duties of State Board of Health.

Skeleton bill.

A.B. 1355—PATTERSON. Amends Act 4807, State Medical Practice Act.

Skeleton bill.

A.B. 1356—ANDERSON and PATTERSON. New act, re creation of California Labor Board for the amicable settlement of labor disputes.

Skeleton bill.

A.B. 1357—REDWINE. Amends Secs. 420, 422, 427, 431, 1176 and 1232, repeals Sec. 421, F. & G. C., re sporting, fishing and hunting licenses.

Requires all persons to hold sporting, fishing or hunting licenses to permit taking of any bird, mammal, or fish. Predatory birds and mammals may be taken without a license only by occupant of privately owned lands.

A.B. 1358—NIELSEN. New act, re California State Capitol Park extension authority.

Skeleton bill.

A.B. 1359—CORWIN. Amends Secs. 365 to 365e, incl., and 365f, 365g and 365h, Pol. C., re California Highway Commission.

Skeleton bill.

A.B. 1360—CUNNINGHAM. Adds Secs. 54a and 54h, C. C., re right of privacy.

Provides that commercial use of name, portrait or picture of any living person without his written consent is a misdemeanor; also provides for civil action to recompense such person for such unauthorized act.

A.B. 1361—HUNT. Amends Secs. 4041.16, 4223 and 4307, Pol. C., re county hospitals and support of indigents.

Skeleton bill.

A.B. 1362—WILLIAMSON. Amends Sec. 3669e, Pol. C., re powers of State Board of Equalization.

Adds provision that the board, or any employee designated by it, may administer oaths and require the making of affidavits to tax returns.

A.B. 1363—WILLIAMSON. Amends Sec. 11, Act 3734, Reciprocal or Inter-insurance Act.

Skeleton bill.

A.B. 1364—WILLIAMSON. New act, re destruction of tax returns by Franchise Tax Commissioner.

Permits destruction of returns under Act 8488, re bank and corporation taxes after four years, in such manner as will not violate the provisions of Sec. 35 of said act, re secrecy of returns.

A.B. 1365—JONES. New act, re marking of State highways with route numbers and making available cautionary, regulatory or directional information.

Provides Division of Highways shall erect and maintain all highway signs to conform to uniform system approved by United States Bureau of Public Roads.

Present signs to be replaced with such signs if present signs defaced, mutilated, or change in information necessary. Cost of construction from highway building and maintenance moneys. No sign shall bear any lettering or insignia except as herein provided to designate it as authoritative. State agencies may not delegate any powers or duties conferred by bill or issue any permit for advertising on any highway right of way.

A.B. 1366—RILEY. Amends Secs. 1 to 7, and 9a, Act 1660, re contractors.

See digest S.B. 596, apparently identical.

A.B. 1367—RILEY. New act, re validation of formation and bonds of county sanitation district.

A.B. 1368—REAVES. New act. Appropriates \$25,000 to construct armory in San Pedro.

Provides for lapse of appropriation if city of San Pedro fails to transfer to State an armory site within one year after effective date of this act.

A.B. 1369—ANDERSON and GEYER. Amends Sec. 6.2, Sch. C., re insurance of school property.

See digest S.B. 556, apparently identical. See also S.B. 655.

A.B. 1370—FRAZIER. Amends title, Secs. 37 and 40, adds Sec. 97, Act 2202, re drainage districts.

Title amended to cover borrowing money from the United States. Authorizes treasurer on direction of board of directors to cancel bonds remaining unissued or unsold one year after election authorizing them.

Requires directors to include in yearly estimate furnished county supervisors the amount necessary to cover any reserve fund for bond principal and interest. Authorizes districts to borrow from the United States to finance or refinance the district and to enter into contracts therefor authorized by majority vote.

Urgency measure.

A.B. 1371—FRAZIER. Amends Secs. 491 and 492, Ag. C., re milk inspection.

Provides if local inspection is refused after tender of proper fees, director of agriculture may approve inspection by another service, or establish new service. Provides State inspection shall not be instituted when local inspection available; limits amount of State fee to actual expenses.

A.B. 1372—FRAZIER. Amends Secs. 585 and 586, Ag. C., re labeling of milk containers.

Requires labels on containers of pasteurized market milk or cream to show milk fat content to nearest tenth of one per cent.

A.B. 1373—CRONIN. New act, re California Homestead Rehabilitation Commission.

Creates commission, prescribes its powers and duties. Among general powers are buying, selling, processing and packing agricultural products, and distributing the same; supervising cooperative industry, subsidizing land improvements and reclamation projects.

Part skeleton bill.

A.B. 1374—KALLAM. Amends Secs. 1500 and 1678, Ins. C., re fees for licenses.

See digest S.B. 812, apparently identical.

A.B. 1375—KALLAM. Adds Secs. 1109 to 1138, 11760, 12640, amends Secs. 1282, 2010, 7060, 9060, 10190, 10395 and 12400, Ins. C., re rating organizations and rate regulation.

See digest S.B. 813, apparently identical.

A.B. 1376—WATERS. Amends Sec. 3816, Pql. C., re distribution of money received on redemption of lands.

Provides that money received on redemption of lands sold to State for delinquent taxes be distributed fully to each of the following in order: 1. Amounts received to reimburse county for expenses, to the county's general fund. 2. Amount collected by tax collector for salary fund, to that fund. 3. Taxes, to the funds for which originally levied, in proportion. 4. Delinquency penalties, same as taxes. 5. Interest and redemption penalties, same as taxes. 6. Remainder to county's general fund, except where any part is for the State said remainder is divided between county and State in proportion to their claims. Amounts forfeited by bidders to county's general fund.



A.B. 1377—WATERS. New act, re custody and disposition of money and other property belonging to inmates of county institutions.

Provides that chief executive of such institution shall take charge of and keep account of all money and valuables found on inmate when received into institution or subsequently coming into inmate's possession. Except when otherwise directed by court order chief executive shall apply such money to lawful charges for care and maintenance of inmate and not to exceed \$150 for burial expenses; or upon order by board of supervisors, sell such valuables or part thereof and apply proceeds to payment of such charges or burial expenses; or pay such money and deliver such valuables as the inmate shall direct and pay and deliver the remainder thereof to such inmate or to his order, upon his leaving such institution or to his legal representative in case of his death or insanity.

If inmate is removed from one institution to another, money and valuables shall be transmitted to other institution. Any money remaining or proceeds from sale of valuables unclaimed for one year after leaving, or five years after death of such inmate shall be paid into general fund of county. Chief executive shall make diligent effort to communicate with friends and relatives of inmate upon his death or insanity. Such money, valuables and accounts shall be subject to audit by county auditor and chief executive is liable on bond for failure to comply with provisions of act. Expressly provides that act shall not affect provisions of Sec. 4177, Pol. C., re care of money and valuables found on prisoners at county jail.

A.B. 1378—UTT. Amends Sec. 2, Act 3303a, re maintenance of State highways.

Provides that "maintenance," as now defined, shall also include weed control. See S.B. 822, to same effect, but directed to Sts. & H. C.

A.B. 1379—UTT. Adds Sec. 92, Act 652, the Bank Act.

Allows any trustee to deposit funds up to \$5,000 for each trust account in any national bank without security.

A.B. 1380—UTT. Amends Sec. 105, Act 652, the Bank Act, re deposit of trust funds.

Amends the provision relating to the deposit of funds by a trust company so as to limit it to the amount covered by Federal insurance of bank deposits.

A.B. 1381—UTT. Amends Sec. 790, adds Sec. 813.5, Ag. C., re standards for celery.

Adds celery to vegetables for which standards are prescribed, and prescribes standards.

A.B. 1382—CUNNINGHAM, GEYER and FLINT. Amends Sec. 5.682, Seb. C., re dismissal of probationary teachers.

Deletes all provisions of existing section which provide that notice of discharge of probationary employees shall be complete upon posting of same in registered mail addressed to employee.

Prohibits discharge of probationary employees in districts having 60,000 or more average daily attendance except for cause as in case of permanent employees. Cause must relate solely to welfare of schools and pupils; determination of the governing board to be final as to sufficiency of cause. Prohibits discharge of such employees for incompetency, except mental or physical, unless at least three months prior to filing of charge, board shall have given employee notice of his incompetency and an opportunity to overcome it.

A.B. 1383—PELLETIER. New act, re old age pensions.

Skeleton bill.

A.B. 1384—RICHIE. Adds Sec. 10½, Act 6386, re compensation and expenses of members of the hours and wages bureau of the Railroad Commission.

Provides such members shall receive \$10 a day and necessary traveling expenses to be paid from funds appropriated for commission after being approved by commission upon claims therefor to be audited by the Board of Control.

A.B. 1385—GARIBALDI. New act, re regulation and licensing of parimutuel wagering.

Skeleton bill.

A.B. 1386—LATHAM. New act to be known as the "Gross Income Tax Enforcement Law."

Supplements Article XXV of the Constitution, "Property Relief and Gross Income Tax Law," proposed by A. C. A. No. 35, this session.

Sets forth the administrative and procedural details in respect to reporting of gross income by the taxpayer, levying and assessment of the tax by the State Board of Equalization, times for payment and method and manner of enforcing collection.

A.B. 1387—UTT. New act, re establishment of boundary between tide and submerged lands and littoral lands in Orange County.

Provides the Director of Finance may locate the boundary between such lauds and establish the same by agreement with the respective littoral owners or by quiet title action, and may execute conveyances and other instruments necessary to effect establishment of boundary. Provides that governing body of any grantee of tide and submerged lands in Orange County is empowered to locate and establish such boundary as provided in act. Appropriates \$15,000 to be expended by the Director of Finance to make effective the purposes of act.

A.B. 1388—McCARTHY. Adds Sec. 5.662, Sch. C., re establishment of professional ethics committees.

Authorizes governing boards of school districts employing 100 or more certificated employees to provide for establishment by such employees of a professional ethics conference committee to hear and investigate charges referred to it by superintendent of schools, or by governing board, or on initiative of committee or any certificated employee.

A.B. 1389—GILMORE. Amends Ins. C., re insurance.

Skeleton bill.

A.B. 1390—GILMORE. Amends Ins. C., re insurance.

Skeleton bill.

A.B. 1391—NIELSEN. New act, appropriates \$1,000,000 from funds for public works or unemployment relief to State Agricultural Society for construction and equipment at State fair grounds.

A.B. 1392—NIELSEN. Amends title and entire act, Act 1400, State Civil Service Act.

Act and title are amended to make them conform to Art. XXIV of the California Constitution (ballot proposition No. 7, general election Nov. 6, 1934) by amendments such as change of "commission" or "Civil Service Commission" to "board" or "State Personnel Board"; change of "commissioner" to "member"; and by deletion of such provisions as those providing for creation, membership, terms and appointment of Civil Service Commission, and those enumerating the offices or positions exempt from civil service.

A.B. 1393—NIELSEN. Adds Sec. 195.5, Mil. C., re status of civil service employees in time of war.

State employees on active duty in time of war to retain civil service rights, and be reinstated upon application within 90 days after end of service.

A.B. 1394—DESMOND. Amends Sec. 14, Act 6390, re municipal utility districts.

Amended to describe specifically the duties of the accountant, and makes demand a prerequisite of any suit against an officer of the district, and forbids suit on a claim which has been approved and audited. If claim rejected, suit must be brought within six months.

A.B. 1395—WATERS and GEYER. Amends Secs. 5.1100, 5.1101, 5.1110, 5.1120, 5.1121, 5.1122, 5.1132 and 5.1136; and adds Sec. 5.1139, Sch. C., re school district retirement systems.

Adds provision defining "teacher" as including all employees of school districts employed in positions requiring certification qualifications.

Provides that in lieu of districts making the required annual contribution to district retirement system, the plan may provide for contract between the district and the Public School Teachers Retirement Salary Fund Board, which contract shall provide that when teacher retires under district retirement system, district will pay such amounts as required by the contract to the Public School Teachers Retirement Salary Fund Board.

Adds provision that a teacher shall be entitled to benefits of district retirement plan who has, after July 1, 1935, retired after having served as a teacher for the period of time required by the State Teachers Retirement Salary Law and in the district for 20 years immediately preceding the retirement.

Adds provision that leaves of absence granted by governing boards of districts shall not be construed to interrupt years of continuous service required.

Deletes provisions relating to compulsory and optional retirement of employees other than teachers and provides that any district retirement plan may provide for the payment of retirement salaries for such employees.

Adds provision that any balance due a retirant at the time of his decease may be made to a duly designated beneficiary.

Permits payment of retirement salary to be made to teachers and other eligible employees who retired subsequent to January 1, 1934, or a previous date specified in any adopted retirement plan, and who were 70 years of age at the time of such retirement, such salaries to be at the same rate as though such employees were retired subsequent to the passage of this act.

A.B. 1396—MISS MILLER. Amends Sec. 644, Pen. C., re habitual criminals.

Clarifies section by providing that the three prior convictions must have been upon charges separately brought and tried.

A.B. 1397—MISS MILLER. Amends Sec. 168, C. C., re liability wife's earnings for debts of husband.

Exempts wife's earnings from liability imposed by C. C. Sec. 171 whether or not wife lives with husband.

A.B. 1398—MISS MILLER. Amends Sec. 1, Act 1970, re penalties for violation of the act regulating weapons.

Provides that punishment may also be imprisonment in a county jail for a period not exceeding one year. Present punishment is from one to five years in State prison.

A.B. 1399—MISS MILLER. Amends Sec. 690, C. C. P., re exemptions from execution and attachment.

Adds exemption of one motor driven truck, automobile or other motor vehicle or trailer of a fair market value of not exceeding \$200, by the use of which a cartman, drayman, truckman, huckster, peddler, hackman, teamster or other laborer, mechanic or artisan habitually earns his living or habitually transports himself to and from his place of livelihood. Also adds thereto one automobile or motor vehicle of a fair market value of not exceeding \$200 used by a physician, surgeon, constable or minister of the gospel.

A.B. 1400—MISS MILLER. Amends Sec. 667, Pen. C., re punishment of petty theft.

Provides punishment for felon convicted of petty theft by imprisonment in county jail not to exceed one year or in State prison not to exceed five years. Present law provides only for imprisonment in State prison.

A.B. 1401—MISS MILLER. Adds Sec. 18b, Pen. C., re punishment of felonies.

Provides for alternative punishment in county jail not to exceed term of one year in any case where offense declared to be felony punishable by not more than fifteen years.

A.B. 1402—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3756, Pol. C., re delinquent dates.

Provides for quarterly delinquencies instead of semiannual delinquencies as now provided.

A.B. 1403—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3670c, Pol. C., re settlement of accounts with county treasurers of moneys collected by Controller and due to such counties.

Changes time from October and March to July and December.

A.B. 1404—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3670, Pol. C., re auditor's report of bank real estate assessments to State Board of Equalization.

Changes time from August to May.

A.B. 1405—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3746, Pol. C., re time for paying taxes.

Provides for quarterly payments instead of semiannual payments.

A.B. 1406—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3666a, Pol. C., re insurance companies' tax report to Insurance Commissioner and Insurance Commissioner's annual tax report to State Board of Equalization.

Changes time from March to December.

A.B. 1407—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3829, Pol. C., re compensation of tax collector for collecting personal property taxes.

Substitutes tax collectors for assessors as subject of section.

A.B. 1408—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3827, Pol. C., re notation of tax collections by tax collector.

Substitutes tax collector for assessor as subject of section.

A.B. 1409—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3826, Pol. C., re tax collector's monthly settlement with auditor and payment to treasurer.

Substitutes tax collector for assessor as subject of section.

A.B. 1410—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3823, Pol. C., re rate of tax governing collections.

Substitutes tax collector for assessor as subject of section.

A.B. 1411—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3793, Pol. C., re fees for selling personal property.

Substitutes tax collector for assessor as subject of section.

A.B. 1412—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3821, Pol. C., re seizure and sale of personal property for payment of delinquent taxes.

Substitutes tax collector for assessor as subject of section.

A.B. 1413—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3668c, re attachment of tax liens on property of companies taxed for State purposes.

Changes time from first Monday in March to first Monday in December.

A.B. 1414—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3668b. Pol. C., re dates for payment and delinquency of taxes for State purposes.

Changes time of due date and delinquency to one-half from July to April; of delinquency of one-half from February to October; of collection date of unsecured taxes from August to May; and of dates in Controller's published notice to correspond.

A.B. 1415—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3732, Pol. C., re delivery by auditor of assesment book to tax collector.

Cbanges time from October to July.

A.B. 1416—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3737, Pol. C., re financial statements of county.

Changes time of preparation from September to June; of filing with board from September to June.

A.B. 1417—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3738, Pol. C., re personal property tax receipts.

Time auditor furnishes receipts to assessor changed from March to December; of return of unused receipts from August to May.

A.B. 1418—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3669c, Pol C., re suspension of corporate powers for nonpayment of taxes, revivor thereof, and action for delinquent taxes.

Changes time of Controller's delinquent notice from February to November; of suspension for nonpayment from March to December; of Controller's list to county clerks from April to January; in definition of "year" relating to revivor from March to December; and of action for delinquent taxes from April to January.

A.B. 1419—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3758, Pol. C., re entry of tax payments and delinquency penalties by auditor and tax collector.

Changes time from third Monday in December to fourth Mondays in September, December and March.

A.B. 1420—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3759, Pol. C., re delivery by tax collector of assessment book and delinquent list to auditor.

Changes time from May to July.

A.B. 1421—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3696, Pol. C., re fixing State tax rate by Board of Equalization.

Cbanges time of determining from August to May.

A.B. 1422—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3764, Pol. C., re annual publication of delinquent tax list.

Changes time from June to August.

A.B. 1423—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3713, Pol. C., re fixing of rate of ad valorem tax by State Board of Equalization under Sec. 14, Art. XIII of Constitution.

Cbanges time from August to May.



A.B. 1424—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3714, Pol. C., re county budgets.

Changes from July to April time for all county agencies and school districts to file with county auditor estimates of revenues and expenditures for fiscal year; same change made for submission by county auditor to supervisors of expenditure program.

Changes from August to May time for revision by supervisors of expenditure program; for printing of budget; for budget hearing and adoption.

Changes from May to February time for adoption of salary ordinance.

Changes from September to June time of fixing tax rate.

Urgency measure.

A.B. 1425—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3797, Pol. C., re comparison of delinquent list with unpaid assessments by tax collector and auditor.

Changes time from June to August.

A.B. 1426—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3820, Pol. C., re lien on real property for taxes on other property.

Changes from March to December time when lien attaches.

A.B. 1427—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3717, Pol. C., re attaching of personal property tax lien on real property.

Changes time from March to December.

A.B. 1428—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3718, Pol. C., re attachment of tax liens on real property.

Changes time from March to December.

A.B. 1429—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3821, Pol. C., re seizure and sale of personal property for tax payments.

Changes time from August to May.

A.B. 1430—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3728, Pol. C., re preparation of duplicate statistical statements of assessments by auditor.

Changes time from second Monday in August to 15th day of May.

A.B. 1431—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3831, Pol. C., re examination of assessment book by auditor to ascertain amount of taxes collected by assessor.

Changes time from August to May.

A.B. 1432. MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3652, Pol. C., re completion of assessment book.

Changes time of completion of book from July to April and period of examination of contents from April-July to July-December.

A.B. 1433—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 4022, Pol. C., re official bonds of county officers.

Changes time of prescribing amount of and executing bond from September to June.

A.B. 1434—MALONEY, PEYSER and HORNBLLOWER. Amends Sec. 3649, Pol. C., re assessment upon discovery of property escaping assessment.

Changes time for return to assessor from between March and July to between December and April; of ownership by same person from March to December; of assessment from December to September.

A.B. 1435—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3633, Pol. C., re arbitrary assessment when taxpayer fails to make statement.

Changes time of assessor's report to supervisors from July to April.

Deletes provision that estimate shall be as close as ascertainable and provision allowing decrease of assessment by supervisors.

A.B. 1436—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 2656, Pol. C., re certification to auditor by assessor of valuation of property for division of road funds at time of incorporation or annexation of territory.

Changes time from March to December.

A.B. 1437—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3693, Pol. C., re assessments of county property.

Changes time from July to April.

A.B. 1438—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3659, Pol. C., re Surveyor General's report to assessors of sale of State lands.

Changes time from March to December.

A.B. 1439—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3817, Pol. C., re redemption procedure for property sold to State.

Changes time of computing interest penalties from July to April.

A.B. 1440—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3667, Pol. C., re annual franchise reports to Board of Equalization.

Changes time of filing from March to December; of ending of fiscal year from thirty-first to first of December; and of determination of annual cash value of franchise from March to December.

A.B. 1441—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3692, Pol. C., re powers and duties of State Board of Equalization.

Changes time of meeting from July to April and of adjournment therefrom from August to May.

A.B. 1442—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3665b, Pol. C., re annual statement to Board of Equalization by banks of their condition.

Changes time of filing report from March to December; and of ending of fiscal year from March to December.

A.B. 1443—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3668a, Pol. C., re delivery of record of assessments to Controller.

Changes time of such delivery from July to April; of time specified as session of board in certificate accompanying same from between March and July to between December and April.

A.B. 1444—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3665c, Pol. C., re annual reports from public utilities.

Changes time of filing with Board of Equalization from March to December; of ending of fiscal year from thirty-first to first day of December.

A.B. 1445—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3663a, Pol. C., re assessment by State Board of Equalization of property under Sec. 14, Art. XIII, of Constitution.

Changes time of assessment from March to December; of filing statement with board from between March and April to between December and January; of assessor's report to board from June to March of property valued in December, instead of March.

A.B. 1446—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3665a, Pol. C., re definition of "gross receipts from operation."

Changes time for ending of fiscal year from thirty-first to first day of December.

A.B. 1447—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3655, Pol. C., re assessor's statement to State Board of Equalization.

Changes time from July to April.

A.B. 1448—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3664b-4, Pol. C., re method of computing ocean marine insurance tax.

Changes time of filing report by insurer with Insurance Commissioner from March to December; and of filing report by Insurance Commissioner with Board of Equalization from April to January.

A.B. 1449—MALONEY, PEYSER, and HORNBLOWER. Amends Sec. 3638a, Pol. C., re filing of statements concerning goods in transit in intrastate commerce.

Changes time of, from March to December.

A.B. 1450—MALONEY, PEYSER, and HORNBLOWER. Amends Sec. 3738, Pol. C., re furnishing of personal property tax receipts to tax collector by auditor.

Substitutes tax collector for assessor as subject of section.

A.B. 1451—MALONEY, PEYSER, and HORNBLOWER. Amends Sec. 3653, Pol. C., re assessment book.

Changes from March to December time when cities and districts may apply for certified copy, and changes from July to April time when assessor must furnish them.

A.B. 1452—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3678, Pol. C., re statements by auditor to assessor and tax collector of properties from which tax liens have been removed.

Changes time of transmitting from March to December.

A.B. 1453—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3831, Pol. C., re examination of assessment book to ascertain amount of taxes collected.

Substitutes tax collector for assessor as collecting officer.

A.B. 1454—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3671b, Pol. C., re reimbursement of districts for revenue lost by withdrawal of property from local taxation.

Changes time of determination by supervisors from September to June; of reimbursement of district for one-half of such loss from December to September; and of reimbursement of the other one-half from May to February.

A.B. 1455—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3820, Pol. C., re collection of taxes not secured by real property.

Substitutes tax collector for assessor as subject of the section.

A.B. 1456—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3672, Pol. C., re equalization of assessments by supervisors.

Changes time from July to April.

A.B. 1457—MALONEY, PFYSER and HORNBLOWER. Amends Sec. 3629, Pol. C., re filing of statement by taxpayer with assessor.

Changes time of ownership of taxable property by taxpayer from March to December; of filing statement thereof with assessor from between March and July to between December and April; and filing of information or records from between March and July to between December and April.

A.B. 1458—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3663b, Pol. C., re assessment by State Board of Equalization under Sec. 14, Art. XIII of Constitution.

Changes time of meeting from March to December and of adjournment thereof from June to March; of publication of completion notice from June to March; of assessment corrections from June to March; and of board's list to county assessors from June to March.

A.B. 1459—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3670ee, Pol. C., re payment by Controller of bond taxes to counties and cities on operative property enumerated in Sec. 15, Art. XIII of the Constitution.

Changes time of settlement by Controller from October and March to July and December.

A.B. 1460—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3753, Pol. C., re tax collector's settlement with auditor and payment to treasurer.

Changes time from fourth to first Monday of each month.

A.B. 1461—MALONEY, PEYSER and HORNBLOWER. Amends Sec. 3668, Pol. C., re assessment by State Board of Equalization under Sec. 14, Art. XIII of the Constitution.

Changes time of board's assessment session from between March and July to between December and April; of publication of notice of assessment from July to April; of delivery of record of assessments to Controller from July to April; and for correction of assessments from July to April.

A.B. 1462—HORNBLOWER. Amends Secs. 1 and 4, Act 6429, re wages on public works.

Defines "public works" and provides for determination of "general prevailing rate of per diem and hourly wages."

Specifies additional artisans and workmen to be governed by provisions of act.

Deletes provision excluding maintenance work from scope of act.

Defines as "public work," work done for State or subdivisions including all things specially made to be used on such work, regardless of where made.

Deletes definition of "locality in which the work is to be performed."

Public body at whose expense work is to be performed, and in case of State work Department of Public Works to fix prevailing wage.

A. B. 1463—HORNBLOWER. Amends Veh. C.

Skeleton bill. Declares purpose.

A.B. 1464—BRENNAN. Amends Sec. 182, Pen. C., re criminal conspiracy.

Provides that criminal conspirators subject to same punishment as for crime or act which was object of conspiracy.

A.B. 1465—FLINT. Amends Sec. 744, F. & G. C., re swordfish.

Makes it unlawful to buy, sell or possess for commercial purposes any swordfish meat in this State. Section formerly prohibited the export of marlin swordfish meat.

A.B. 1466—FULCHER. Claim bill, \$1,000. County of Plumas.

A.B. 1467—LAUGHLIN. Amends Secs. 12 and 14, Act 3421, re licensed horse racing.

Adds provision that the license fee shall be 4 per cent of all money banded in the pari-mutuel pools, as at present, and in addition the odd cents of all redistributions to be made on all mutual contributions exceeding a sum equal to the lowest multiple of ten, and also 20 per cent of all money paid for admissions.

Sec. 14 amended to reduce the commission deducted by licensee from pari-mutuel pools from 8 to 5 per cent.

A.B. 1468—HAWKINS. Adds Secs. 8a to 8e, and 8p to 8u, Act 3906, Juvenile Court Law, re forestry camps for wards of the juvenile court.

Provides that county may maintain such camps to which may be sent boys who would otherwise be committed to Preston School of Industry or to the Whittier State School.

Boys may be required to perform work or engage in studies prescribed or permitted by the superintendent, subject to approval of board of supervisors. Provision may be made for the payment of wages for the work so done.

The Department of Institutions may, with approval of Governor, establish such camps in connection with Preston School of Industry, Whittier State School, and Ventura School for Girls, which camps may be established with the cooperation of the Board of Forestry and the Department of Natural Resources. Department of Institutions may select the wards to be housed in such camps, but it is intended that only such wards as have earned the privilege will be selected. Each camp shall be deemed part of State institution in connection with which it is established. Wards committed to such camps may be required to perform labor similar to that performed by the wards committed to county camps. Provision may be made for the payment of wages for the labor so performed.

A.B. 1469—MINARD. Amends Act 6391, re public utility districts.

Declares purpose to enable conformity with Federal requirements for Central Valley Project.

Skeleton bill.

A.B. 1470—GARIBALDI. Amends Act 6393, re municipal utility districts.

Declares purpose to enable conformity with Federal requirements for Central Valley Project.

Skeleton bill.

A.B. 1471—HUNT. Amends Sec. 690, C. C. P., re property exempt from execution or attachment.

Adds exemption of one automobile when used in carrying on business of owner or to transport owner to and from his place of work.

A.B. 1472—HUNT. New act, re regulation of the motion picture business.

See digest A. B. 2167, apparently identical.

A.B. 1473—PETERSON. Amends Secs. 11, 14, 15, 20, 26, 27, 29, 43, and 49, Act 6391, re public utility districts in unincorporated territory.

Skeleton bill.

A.B. 1474—BREED. New act, re secondary State highways.

See digest S. B. 778, apparently identical.

A.B. 1475—CLARK. New act, re powers and duties of building inspectors of counties or cities.

Provides building inspectors shall not accept for checking or approval any plans, designs or specifications submitted either alone or with an application for building permit, or issue a building permit, if such plans, designs or specifications



have been prepared by any person violating the act to regulate the practice of architecture, or the act regulating the practice of civil engineering, and such inspectors may require satisfactory evidence that the persons preparing such plans, designs or specifications are authorized to practice architecture or civil engineering or are exempted from the provisions of the acts in question.

A.B. 1476—STREAM. New act, re establishing an Assessment Code relating to the assessment of property for the purposes of taxation.

Skeleton bill.

A.B. 1477—STREAM. Amends Secs. 3635, 2586, 2589, 2590 and 2610, Pol. C., re administration of certain bays and harbors.

Skeleton bill.

A.B. 1478—TURNER. Amends Sec. 4240, Pol. C., re compensation of officers in counties of the eleventh class, Kern County.

Skeleton bill.

A.B. 1479—CHATTERS. Amends Sec. 3479, C. C., re nuisances.

See digest S. B. 605, apparently identical.

A.B. 1480—CHATTERS. Adds Secs. 1148, 1149 and 1150, Ag. C., re plant diseases and pests.

See digest S.B. 623, apparently identical.

A.B. 1481—CHATTERS. New act, re horticultural protection districts.

See digest S.B. 624, apparently identical.

A.B. 1482—WALKER. New act, reappropriates unexpended balance in appropriation made in 1931 to Department of Agriculture for eradication of camel's thorn.

A.B. 1483—MORGAN (by request). Amends 5.750 Sch. C., re absence of employees on account of illness.

Adds provision that if certificated employee is absent because of illness, no reduction in pay shall be made for first five school days.

A.B. 1484—TURNER. New act, re secondary State highways.

Establishes an additional State highway from Kernville in Kern County to Tulare County line.

A.B. 1485—UTT. Amends Sec. 4014, Pol. C., re township officers.

Provides that in townships containing cities of the second, third, fourth, fifth or sixth class, in which city justices or recorders are elected or appointed, there shall be one justice of the peace and one constable. Formerly did not apply to sixth class cities, and provision for constable is new.

Population of townships is to be determined by last preceding Federal census, rather than census of 1920.

A.B. 1486—UTT. New act, re quiet title suit against the State concerning certain property in Newport Beach.

Permits city of Newport Beach and Newport Harbor Post No. 291, American Legion, to commence suit within one year.

A.B. 1487—UTT. New act, establishing line of ordinary high tide of Newport Bay in the city of Newport Beach.

A.B. 1488—UTT. Amends Secs. 795, 796, 797, Ag. C., re citrus fruits.

Skeleton bill.

A.B. 1489—CHATTERS, COTTRELL, CRONIN, CORWIN, DELAP, NIELSEN, O'DONNELL, PATTERSON, PEYSER, PHILLIPS, REDWINE and WALKER. Amends Sec. 135, Veh. C., re powers of California highway patrol.

Empowers members of patrol to enforce provisions of any other law as well as of code.

A.B. 1490—CHATTERS, COTTRELL, CRONIN, DELAP, HUNT, NIELSEN, O'DONNELL, PATTERSON, PEYSER, PHILLIPS and REDWINE. Amends Sec. 27, Act 1400, re preference for veterans in civil service.

Extends provisions allowing credits and preferences to veterans and disabled veterans in entrance examinations to ratings established for lay-offs.

A.B. 1491—WALLACE. New act, re establishing municipal court in San Diego.

Provides for the establishment of municipal court in said city to consist of five judges who must be qualified electors therein and have had at least four years active practice of law. Salaries \$4200 a year. Judges shall appoint clerk, \$250 a month. Clerk shall appoint five court clerks, salaries \$165 a month; three deputy clerks, \$165 a month; one stenographer, \$125 a month. Judges shall appoint marshal who shall appoint chief deputy, four deputies, and one stenographer, the salaries of which are left blank. All pending actions in justice's courts are transferred to municipal court. Provides that there shall be no other court inferior to superior court in the city, except small claims court.

A.B. 1492—WALLACE. Amends Sec. 9, Act 5238, re municipal courts in cities or cities and counties of the second and one-fourth class.

Provides for the number of judges, officers and attaches of the municipal court in a city or city or county of the second and one-fourth class (San Diego), and fixes the compensation thereof.

See A.B. 1491.

A.B. 1493—RALPH W. EVANS, CLARK and LORE. New act, re constitutional conventions.

Skeleton bill.

A.B. 1494—RALPH W. EVANS. Amends Act 591, re attorneys at law.

Skeleton bill.

A.B. 1495—RALPH W. EVANS. New act, re solicitation of trust business.

Skeleton bill.

A.B. 1496—RALPH W. EVANS and McCARTHY. New act, re deficiency judgments on mortgages and trust deeds.

Skeleton bill.

A.B. 1497—CHATTERS. Amends Sec. 6, Act 2593, re elections in fire districts in unincorporated territory.

Provides that board of directors may provide for one inspector, one judge, and one clerk. Polls to be open from 1 to 6 p.m. Present law provides for three judges and two clerks, with polls open from 8 a.m. to 5 p.m.

A.B. 1498—CHATTERS. Adds Sec. 174, Act 6391, re elections in public utility districts in unincorporated territory.

Provides that board of directors may provide that elections be conducted between 1 and 6 p.m., and that election officers be one inspector, one judge, and one clerk.

A.B. 1499—MEEHAN. Amends Veh. C., re vehicles.

Skeleton bill.

A.B. 1500—UTT. Adds Sec. 92.5, Ag. C., re agricultural fairs.

If fair otherwise eligible for allocation of appropriation, but did not hold fair in preceding year, allocation to be made on basis of premiums paid in current year. Urgency measure.

A.B. 1501—MEEHAN. New act, re San Quentin Prison.

Appropriates \$50,000 to build chapel at San Quentin Prison.

A.B. 1502—ROSENTHAL. Amends Sec. 9, Act 6386, Public Utilities Act, re Railroad Commission.

Provides that hearing may be held before any commissioner designated "or assigned" for the purpose of the commission.

The section formerly read "designated for the purpose of the commission."

A.B. 1503—CHATTERS. Amends Act 3854, California Irrigation District Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1504. CHATTERS. Amends Act 1315, Central Valley Project Act of 1933.

Skeleton bill. States purpose.

A.B. 1505—GARIBALDI. Amends Act 1315, Central Valley Project Act.

Skeleton bill. States purpose.

A.B. 1506—GARIBALDI. Amends Act 3877a, Irrigation District Improvement Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1507—GARIBALDI. Amends Act 3854, California Irrigation District Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1508—MINARD. Amends Act 3854, California Irrigation District Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1509—MINARD. Amends Act 3877a, Irrigation District Improvement Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1510—MINARD. Amends Act 1315, Central Valley Project Act.

Skeleton bill. States purpose.

A.B. 1511—DONNELLY. Amends Act 3854, California Irrigation District Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1512—CHATTERS and TURNER. Amends Act 1315, Central Valley Project Act.

Skeleton bill. States purpose.

A.B. 1513—TURNER. Amends Act 3877a, Irrigation District Improvement Act, re Central Valley Project.

Skeleton bill. States purpose.

A.B. 1514—MALONEY and PEYSER. Amends Sec. 3, adds Sec. 5, Act 8477, re assessors and tax collectors.

Provides assessor or tax collector accepting checks, drafts or money orders shall, upon collection by bank of such checks, drafts or money orders, receive the proceeds therefrom in cashiers' checks.

Provides assessor or tax collector shall not be responsible for a loss of public moneys resulting from deposit of such checks, drafts or money orders in bank for collection if done in accordance with provisions of this act.

A.B. 1515—MALONEY and PEYSER. Amends Sec. 3669a, Pol. C., re limitation of action for recovery of illegally collected taxes.

Requires such action to be brought not later than third Monday in February after taxes due, instead of third Monday in November after taxes due.

A.B. 1516—HEISINGER. Repeals Chs. III and IV of Pt. II, Div. VI, Sch. C., and reenacts Ch. III thereof, re textbooks and supplementary textbooks.

Provides for printing of supplementary textbooks by State Board of Education.

Provides \$10,000 to create supplemental textbook fund. Provides for sale of books at 25 per cent more than cost, excess to be returned to supplemental textbook fund.

A.B. 1517—HEISINGER. Amends Act 3877a, Irrigation District Improvement Act, re irrigation districts.

Skeleton bill. States purpose.

A.B. 1518—FLINT. New act, re "sovereignty of electors."

Defines "sovereignty of electors" as certain acts in connection with elections and electors. Declares same unlawful as against public policy and welfare.

A.B. 1519—MISS MILLER (by request). Amends Sec. 271, Pen. C., re penalty for desertion of child under 14 years.

Provides that abandonment by parent of child under 14 years is punishable by 7-year prison term or by \$5,000 fine, or both.

Deletes imprisonment in county jail, and changes State prison term from not exceeding 1 year to not exceeding 7 years. Changes fine from not exceeding \$500 to not exceeding \$5,000.

A.B. 1520—GEYER. Amends Secs. 4.50, 4.51, 4.52, 4.53 and 4.54, Sch. C., re support of junior colleges.

Skeleton bill.

A.B. 1521—GEYER. Amends Sec. 14, Act 5130d, re exemptions of certain vehicles from tax for transportation of persons or property for hire upon public highways.

Adds provision exempting vehicles of seven passenger rating or less while operated exclusively in the transportation of pupils to and from public school activities.

A.B. 1522—GEYER. Repeals Sec. 9, Act 5846, Old Age Security Act, re transfer of property by person receiving aid.

A.B. 1523—GEYER. Amends Pol. C., re primary election.

Skeleton bill.

A.B. 1524—GEYER. Amends Sch. C., re school cafeterias.

Skeleton bill.

A.B. 1525—GEYER. Amends Sec. 4.161, Sch. C., re county school budgets.  
Skeleton bill.

A.B. 1526—LYON and CLARK. Adds Sec. 18½, Act 8199, Improvement Act of 1911, re Federal contributions of moneys or materials to assist in street improvement work.

Permits incorporation in contract for work of Federal requirements.

A.B. 1527—LATHAM. Amends Sec. 3627, Pol. C., re method of taxation appraisements.  
Skeleton bill.

A.B. 1528—LAUGHLIN. Adds Sec. 616, Sts. & H. C., re secondary State highways.

Establishes additional highway comprising Hoover Boulevard in Los Angeles from ----- to -----.

A.B. 1529—UTT. New act, re validation of bonds of school, high school and junior college districts.

Provides for validation of all such bonds sold or unsold and all proceeds in connection therewith. Provides for levying of a tax to pay principal and interest of such bonds. Does not legalize bonds which have been sold for less than par or which have not received assent of two-thirds of electors of issuing district or which mature more than 40 years from date of issuance.

Ch. 21, Stats. 1935. To take effect immediately.

A.B. 1530—FRAZIER. Amends Sec. 590, Ag. C., re butter labels.

Adds provisions classifying butter into three classes, based upon scoring, and requires class to be shown on labels.

A.B. 1531—FRAZIER. Amends Sec. 3491, Pol. C., re reclamation districts.

Provides board of supervisors shall call election for board of trustees of district upon verified petition of 20 per cent of the land owners owning at least 20 per cent in value of the lands in the district; under existing section election called on application of "any landowner."

A.B. 1532—FRAZIER. Amends Secs. 3466a and 3491, Pol. C., re reclamation districts.

Allows proceeds of leasing to be used to purchase outstanding bonds of the district, matured or unmatured, for the purpose of cancellation.

Provides board of supervisors shall call election for board of trustees of district upon verified petition of 20 per cent of the landowners owning at least 20 per cent in value of the lands in the district; under existing section election called on application of "any landowner."

A.B. 1533—MARTIN. Amends Sec. 871, Act 5233, re taxes in sixth class cities.

Provides taxes to be collected by marshal or treasurer as determined by ordinance. Deletes provision stating that nothing in section to prevent city from exercising power of county officers reassessment and collection of taxes.

Allows cities to provide by ordinance for redemption of lands sold for city taxes, and deletes provision redemption to be as provided for property sold for State taxes.

A.B. 1534—ANDREAS, JONES and CORWIN. Repeals Sec. 365e½, Pol. C., re alternate bids for high-type paving of State highways.

S.B. 233, identical bill.

A.B. 1535—ANDREAS, JONES, CORWIN and PHILLIPS. Amends Sec. 365e½, Pol. C., re alternate bids for high-type paving on State highways.

See digest S.B. 232, apparently identical.



A.B. 1536—ANDREAS, JONES and CORWIN. Amends Secs. 2 and 3, Act 6425, State Contract Act, re construction of roads and highways.

Provides that the Department of Public Works in preparing plans and specifications for the public works as provided in the act shall, in the case of road construction or alteration, prepare alternate plans and specifications for two or more types of modern highways, of which one at least shall be a hard surface type.

Provides that the notice for bids, for such highway construction or alteration, shall state that bids will be received for the two more types as stated above.

A.B. 1537—ANDREAS, JONES and CORWIN. Repeals Sec. 133, Sts. & H. C., re alternate bids for high-type paving of State highways.

S.B. 863, identical bill.

A.B. 1538—ANDREAS, JONES, CORWIN and PHILLIPS. Amends Sec. 133, Sts. & H. C., re high-type paving on State highways.

See digest S.B. 864, apparently identical.

A.B. 1539—CUNNINGHAM. Amends Secs. 9 and 23, adds Sec. 9a and repeals Sec. 24, Act 6341, re leasing of State lands for purpose of taking minerals, and granting of easements to extract hydrocarbons.

Sec. 9 amended to provide that leases of State lands for extracting minerals be acquired in similar manner as the right to prospect for hydrocarbons and upon terms and royalty prescribed by the surveyor general.

Sec. 9a provides for leasing of lands for extracting minerals except oil or gas. Permits the lessee to remove minerals, but not to interfere with waters or the uses and purposes reserved to the people, or to injure beach lands. Lessee required to restore such lands to original condition or leave them in condition approved by surveyor general.

Strikes all present Sec. 23 which allows no application for permit for minerals and adds provision that neither the State nor any subdivision shall grant any privilege respecting prospecting or drilling for hydrocarbons with structures upon the surface of tide or submerged lands, but permitting surveyor general to grant easement to littoral owner to extract hydrocarbons by means of slanting wells drilled from littoral lands into tide or submerged lands, and upon royalty as determined by Surveyor General. Before granting such easement Surveyor General shall require bond.

Sec. 24 prohibiting leases for drilling tide and submerged lands repealed.

A.B. 1540—LYON. Amends Sec. 4 of and adds Sec. 8 to Act 1442, re California Code Commission.

Appropriates "----- dollars" for the continuation of the work of the commission.

A.B. 1541—MALONEY (by request). Adds Sec. 1203b, Pen. C., re probation.

Provides for examination by psychiatrist before granting probation and for treatment of such disorders as are discovered as condition of the probation.

A.B. 1542—MALONEY (by request). New act, re examination of juvenile offenders.

Provides for State aid in the maintenance of county juvenile research clinics, conforming to standards.

Provides for examination in such juvenile clinic of juveniles accused of crime.

A.B. 1543—MALONEY (by request). Amends Sec. 1027, Pen. C., re alienists in criminal cases.

Provides for appointment, when defendant pleads not guilty by reason of insanity, of at least one but not more than three alienists from panel of State psychiatrists.

Makes alienist's fee discretionary with court.

If appointee member of State hospital staff, fee paid into general fund and State pays traveling expenses.

A.B. 1544—MALONEY (by request). Adds Secs. 366h to 366m, inclusive, Pol. C., re State psychiatrists.

Provides for establishment in Department of Institutions of a Division of Psychiatry and employment of Chief State Psychiatrist who shall not engage in private practice.

Provides for use of services of State Psychiatrist and his assistants by the various courts of the State and State institutions.

Appropriation for use of division.

A.B. 1545—MALONEY (by request). Adds Secs. 974 to 974c, inclusive, Pen. C., re examination of criminals.

Provides for examination by State Psychiatrist of persons accused of crimes, who shall file his report with Bureau of Criminal Identification and Investigation, and with any penal institution to which such person may be confined.

Provides that such report may be used as evidence.

A.B. 1546—COTTRELL and ANDREAS. Adds Sec. 4, Act 5619, re liability of counties, municipalities and school districts.

Limits liability in one case to \$5,000 for one person, \$10,000 for more than one, and \$1,000 for property.

A.B. 1547—COTTRELL and ANDREAS. Amends Sec. 1, Act 5150, re accident claims against municipalities, counties and school districts.

Requires written report of accident from defective pavement be filed within 10 days with clerk or secretary of legislative body.

A.B. 1548—McCARTHY. New act re remission of penalties for delinquent interest on purchases of State lands.

Provides for remission of one-half of penalty for failure to pay interest if purchaser makes payment to the State before December 31, 1935, of sums due on account of interest, plus balance of penalty.

A.B. 1549—MINARD. New act, appropriates \$67,500 for purchase by the Director of Finance of certain lots for the use of the State Teachers College at Fresno.

A.B. 1550—MINARD. Adds Sec. 32a, Act 8008, re disposition of properties at the Delhi and Durham State Land Settlements.

Ratifies acts of Director of Finance in liquidation of assets of said settlements as set forth in his communication of January 26, 1935, to the Governor and the Legislature.

A.B. 1551—REAVES and FLINT. New act, imposing a tax for State purposes upon each vessel of more than 50 tons burden registered at any port in this State and engaged in transportation of freight or passengers, and subject to taxation for State purposes.

Fixes the rate at 50 mills upon each dollar of assessed value.

A.B. 1552—ANDERSON and BOYLE. New act, re establishment of State Board of Qualifying Certificate Examiners in the fundamental sciences underlying practice of healing.

Allows no person to take an examination for license to practice healing unless he has a certificate from the board in at least five of the fundamental sciences, which are declared to be anatomy, physiology, chemistry, physics, botany, zoology, biology, hygiene, bacteriology and English, which certificate was secured prior to his initial matriculation in recognized school of healing. Healing art is defined as the licentiate to offer or undertake to diagnose, treat, operate on, or prescribe for any human pain, injury, disease, deformity, or physical or mental condition.

Does not apply to optometrists, dentists, midwives or nurses, nor to any kind of treatment by prayer, or interfere with religion.

Creates board of five members, one each from the faculties of University of California, Stanford, Santa Clara, Southern California and the California Institute of Technology, serving for 5-year terms, to administer the act.

Person desiring certificate makes application accompanied by a fee of \$20, and is given written examination in each of five subjects he selects. Such applicant shall not be required to disclose the professional college he attended or the system of healing he intends to pursue. Certificate issued if applicant attains grade of 75 per cent in each subject. Provision made for re-examinations.

Person now lawfully practicing healing receives a certificate for examination, if he files application before January 1, 1937, containing certain required information and is accompanied by a fee of \$10.

Provision made for issuance of certificates to persons authorized to practice in other States. Fees collected shall be deposited in the qualifying certificate fund of the University of California. Applicants may appeal from decisions of board to superior court. Practice of any healing art by any person not having a valid certificate is a misdemeanor. The board is classified under Div. No. 1 of the Department of Professional and Vocational Standards.

A.B. 1553—ANDERSON. New act, re liquidation of building and loan associations.  
See digest A.B. 1154, apparently identical.

A.B. 1554—LYON. Amends Act 5848, re retirement and pensions.  
Skeleton bill.

A.B. 1555—LYON. Amends Sec. 1195b, of Pol. C., re election pamphlets.  
Skeleton bill.

A.B. 1556—LYON. Amends Sec. 518, Pen. C., re extortion.

Includes in the definition of extortion the obtaining of any appointment or thing of value.

A.B. 1557—LYON. Amends Secs. 1640 to 1680, inc., and Secs. 1700 to 1714, inc., Ins. C., re agents, brokers, and solicitors.  
Skeleton bill.

A.B. 1558—ROBERTSON. Amends Sec. 2322x16, Pol. C., re compensation of agricultural commissioner, in counties of the sixteenth class, Santa Barbara County.  
Skeleton bill.

A.B. 1559—ROBERTSON. Amends Sec. 4245, Pol. C., re compensation of officers in counties of the sixteenth class, Santa Barbara County.  
Skeleton bill.

A.B. 1560—ROBERTSON. Amends Sec. 737pp, Pol. C., re compensation of superior judge in Santa Barbara County.  
Skeleton bill.

A.B. 1561—MALONEY. Amends Secs. 2 and 9, Act 4763, re secondhand mattress material.

Deletes provisions allowing secondhand material to be used if sterilized and disinfected by process approved by State Board of Health.

Deletes provisions requiring mattresses containing secondhand material to be plainly stamped with words—"secondhand material."

Provides that sweepings of new materials free from refuse, dirt or other contamination are "excepted."

A.B. 1562—MALONEY. Amends Secs. 2, 9, and 10, Act 2844, re secondhand upholstery.

Deletes provisions allowing use of secondhand materials in new upholstered furniture if they are tagged as secondhand.

A.B. 1563—CORWIN. New act, re Patton State Hospital.

Appropriates ----- for major construction and equipment at Patton State Hospital.

A.B. 1564. PEYSER. Amends Sec. 164, C. C., re community property.  
Skeleton bill.

A.B. 1565—PEYSER. Amends Sec. 5, Act 8493, Retail Sales Tax Act.  
Exempts sale of foodstuffs from said tax.

A.B. 1566—PEYSER. Claim bill, \$5,612.97. Yeomen Mutual Life Insurance Company, a corporation.

A.B. 1567—LYON. Amends Sec. 14, Act 8443, Inheritance Tax Act, relating to inheritance tax appraisers.  
Skeleton bill.

A.B. 1568—BRENNAN and HORNBLOWER. Amends Secs. 28, 43, 46 and 48, Act 591, re State Bar.

Divests board of general power to expend funds. Provides for payment of funds into State treasury to State Bar fund. Provides for vouchers and statements to Controller and Department of Finance.

Fixes lawyer's annual membership fee at \$5.

A.B. 1569—CRONIN. Amends Sec. 4, Act 5545, re examination for registered nurse.

Changes from 28 to 36 months' minimum course of instruction for applicants for examination as registered nurse.

Does not affect applicant matriculated before effective date.

A.B. 1570—KALLAM. Adds Secs. 23 and 504, Act 6386, Public Utilities Act, and repeals Act 5129, re highway common carriers.

Defines highway common carrier as owner of self-propelled vehicle operating not upon rails, used in the transportation of property over public highways between fixed termini or over a regular route, not exclusively within incorporated city. Excepts therefrom passenger stage corporations transporting baggage of passengers. Empowers Railroad Commission to regulate such carriers, to fix their rates, to require reports.

Provides no highway common carrier shall operate without first obtaining a certificate of public convenience and necessity, but no such certificate shall be required of carrier as to route over which it was operating on July 26, 1917. Empowers commission to revoke permits and requires Department of Motor Vehicles then to revoke registration of vehicles.

Repeals Act 5129, which regulates transportation of property for compensation over public highway by auto truck, but provides that certificate of public convenience and necessity issued shall not be terminated by repeal, nor pending application or proceeding be affected. Bill to continue in effect act repealed except as amended.

A.B. 1571—REDWINE (by request). New act re instruments conveying rights in oil, gas or other hydrocarbons.

Provides that instrument executed by owner of real property vests interest in every right then owned or thereafter acquired by such owner. Instrument executed by a lessee of real property vests an interest in estate of lessee, but creates no interest in the real property. Prescribes rights allowed by recordation. No rights

conferred by such instruments shall of themselves establish partnership or joint venture between owner and person engaged in exploration for or production of oil or gas upon property. Corporate Securities Act shall apply to instruments within the definition of "security."

A.B. 1572—REDWINE. Amends Sec. 125, C. C. P., re sittings of court.  
Skeleton bill.

A.B. 1573—WAGNER. Amends Sec. 1197a, Pol. C., re initiative petitions.  
Skeleton bill.

A.B. 1574—GARIBALDI. Amends Sec. 403, Veh. C., re liability for injury to or death of guest.  
Skeleton bill.

A.B. 1575—GARIBALDI. Amends Sec. 1415, F. & G. C., re suspension of hunting licenses.

Upon conviction of person having a hunting license of trespass, his license shall be suspended and he may not secure another for one year.

A.B. 1576—GARIBALDI. Amends Sec. 21, F. & G. C., re authority of deputies.  
Deputies permitted to arrest for trespass.

A.B. 1577—GARIBALDI. Amends Sec. 1416, F. & G. C., re suspension of sporting fishing licenses.

Sporting fishing license of person convicted of trespass suspended, and he may not secure another for one year.

A.B. 1578—WAGNER. Claim bill, \$100.74. Piedmont Market, Inc.

A.B. 1579—SCUDDER. Amends Ins. C., re insurance, principles, practice and business, and matters incidental thereto.  
Skeleton bill.

A.B. 1580—SCUDDER. Amends Ins. C., re insurance principles, practice and business, and matters incidental thereto.  
Skeleton bill.

A.B. 1581—SCUDDER. Amends Ins. C., re insurance principles, practice and business, and matters incidental thereto.  
Skeleton bill.

A.B. 1582—SCUDDER. Amends Ins. C., re insurance principles, practice and business, and matters incidental thereto.  
Skeleton bill.

A.B. 1583—SCUDDER. Amends Ins. C., re insurance principles, practice and business, and matters incidental thereto.  
Skeleton bill.

A.B. 1584—SCUDDER. Amends Secs. 10110 to 11524, Ins. C., re life, disability, and life and disability insurance.  
Skeleton bill.

A.B. 1585—SCUDDER. Amends Secs. 11550 to 12020, Inc. C., re insurance against legal liability.  
Skeleton bill.



A.B. 1586—SCUDDER. Amends Secs. 12050 to 12111, Ins. C., re miscellaneous casualty insurances.

Skeleton bill.

A.B. 1587—SCUDDER. Amends Secs. 12140 to 12311, Ins. C., re motor clubs.

Skeleton bill.

A.B. 1588—SCUDDER. Amends Secs. 12340 to 12400, Ins. C., re title insurance.

Skeleton bill.

A.B. 1589—SCUDDER. Amends Secs. 12420 to 12631, Ins. C., re mortgage insurance.

Skeleton bill.

A.B. 1590—SCUDDER. Amends Secs. 12660 to 12741, Ins. C., re land value insurance.

Skeleton bill.

A.B. 1591—SCUDDER. Amends Secs. 12900 to 12976, Ins. C., re powers, functions and duties of the insurance commissioner.

Skeleton bill.

A.B. 1592—PELLETIER. Amends Sec. 5, Act 3775, re beverages.

Skeleton bill.

A.B. 1593—FLINT, PELLETIER, MCCARTHY, TURNER, GLOVER, HAWKINS, RALPH W. EVANS, GILBERT, GEYER, LAUGHLIN and CLARK. New act, imposing a chain store tax.

Applies to mercantile establishment for sale of commodities including filling stations and gasoline distributing plants for sale of gasoline or other petroleum products at rate of \$1 for one store, \$10 each for second to fifth stores, \$50 each for sixth to tenth stores, \$100 each for eleventh to twentieth stores, \$250 for each store in excess of twenty.

Administered by State Board of Equalization.

A.B. 1594—LORE, WATERS, and CUNNINGHAM. Amends Sec. 2, Act 5233, re petition for incorporation of municipality.

If State, county, or municipal corporation owns more than one-half of area of proposed corporation, written consent thereof must be obtained before filing.

A.B. 1595—WILLIAMSON. Amends Sec. 9, Act 4749, re workmen's compensation.

Changes computation from average earnings to earnings at time of injury.

A.B. 1596—WILLIAMSON. New act, re investments of funds of executors, administrators, guardians, receivers, trustees, insurance companies, cemetery associations.

Allows investment in shares of a chartered federal savings and loan association if it is "insured institution" as defined by Title IV of National Housing Act.

Allows investment in shares of building and loan association licensed by this State if it is "insured institution" and has no investment certificates outstanding "issued or assumed by such association."

Declares this act to be merely supplemental.

A.B. 1597—WILLIAMSON. Amends Sec. 23, Act 8488, Bank and Corporation Franchise Tax Act.

Fixes due date for payment of first installment of taxes in the fifth instead of the third month, and for second installment in the eleventh instead of the ninth month following close of taxable year.

A.B. 1598—DESMOND. Amends Secs. 1313a and 1313 $\frac{1}{2}$ , Act 2964, Motor Vehicle Fuel License Tax Act, re distribution of money received from gasoline license taxes.

Skeleton bill.

A.B. 1599—DESMOND. Amends Sec. 226 and adds Sec. 226a, C. C., re adoption. Skeleton bill.

A.B. 1600—NIELSEN (by request). Amends Sec. 685, C. C. P., re enforcement of judgments after five years.

Skeleton bill.

A.B. 1601—NIELSEN. New act, re method of transmitting electrical current for the operation of railroads, street railways and interurban trains.

Provides that electric power for such railways in incorporated cities must be transmitted through underground or overhead appliances.

Part skeleton.

A.B. 1602—NIELSEN. Amends Act 5825, re personal property brokers.

Skeleton bill.

A.B. 1603—NIELSEN. New act, re effectuation of provisions of Article XXIV of Constitution on State civil service.

Skeleton bill.

A.B. 1604—NIELSEN. Amends title and entire act, Act 1400, State Civil Service Act, re effectuation of provisions of Article XXIV of Constitution.

Skeleton bill.

A.B. 1605—NIELSEN. Amends 2.1223, 6.523, 6.561 $\frac{1}{2}$ , 6.260, 6.262, 6.264, 6.274, 6.275 and 6.276, Sch. C., re public school system.

Skeleton bill.

A.B. 1606—NIELSEN. Amends Act 7559, Sewer Revenue Bond Act, re sewerage disposal works.

Skeleton bill.

A.B. 1607—JOHNSON, FISHER, WALLACE, CORWIN, BREED, CUNNINGHAM and MARTIN. New act, re State Board of Engenies.

See digest S.B. 380, apparently identical.

S.B. 709, also apparently identical.

A.B. 1608—TURNER. Amends Secs. 1, 4, 5, 10, 12, 13 and 15, Act 6341, re leases and prospecting permits for oil and gas or minerals in State lands.

Present law provides that prospecting permits or leases may be granted to persons or association of persons who are residents of State and eitizens of United States, or who have declared their intention of becoming such, or to corporations 90 per cent of whose stockholders are citizens of United States. Bill includes eitizens of reciprocating countries.

Amends Sec. 5 to specify that permittee to whom lease is made of over one-fourth of the prospected land has renewal right.

Present law prohibits holding of more than 640 acres. Bill adds provision that person, association, or corporation which is member of association or stockholder in a corporation holding permit or lease is chargeable only with proportionate acreage and that persons, association or corporations holding fractional undivided interests in acreage shall be similarly chargeable.

Provides that permit as well as a lease may be assigned or sublet and that both may be transferred.

Provides for relinquishment of permits as well as leases.

A.B. 1609—JOHNSON, WALLACE, CORWIN, CUNNINGHAM, BREED, MARTIN, and FISHER. Repeals Sec. 645, Pen. C., re operation for prevention of procreation on persons found guilty of carnal abuse of female under ten years of age.

A.B. 1610—UTT. Adds Sec. 4a, Act 3264, re permits for making openings, placing of structures or planting or removal of trees on State highways.

Provides that neither application for nor issuance and acceptance of permit constitutes waiver by permittee of any franchise, easement or right of way.

A.B. 1611—ANDERSON. New act, re investment by corporation in guarantee stock of building and loan associations.

Declares that no corporation shall acquire, own or hold guarantee stock, or any interest therein, of building and loan association, and allows one year for the disposal of any now held.

A.B. 1612—VOIGT, LORE, GEYER, and FLINT. Amends Sees. 13 and 47, Act 6386, Public Utilities Act, re method of determining charges to be made by public utilities.

See digest S.B. 687, apparently identical. A.B. 1031 also apparently identical.

A.B. 1613—VOIGT, LORE, CLARK, GEYER, and FLINT. New act, re acceptance of certificates of investment in payment of obligations secured thereby.

See digest S.B. 689, apparently identical.

A.B. 1614—McBRIDE. Amends Sec. 135, Veh. C., re California Highway Patrol.

See digest S.B. 452, apparently identical.

A.B. 1615—REDWINE and MARTIN. New act, re control of undesirable aliens. Skeleton bill.

A.B. 1616—MAYO. New act, re secondary State highway.

See digest S.B. 94, apparently identical; and see also A.B. 332.

A.B. 1617—MAYO. Adds Sec. 602, Sts. & H. C., re secondary State highways.

See digest S.B. 95, apparently identical; see also A.B. 333.

A.B. 1618—CRONIN, UTT, GARIBALDI, CORWIN, and RILEY. Amends Act 5825, Personal Property Broker's Act.

Skeleton bill.

A.B. 1619—BURNS. New act, appropriates \$--- for Talmage State Hospital.

A.B. 1620—MEEHAN and FISHER. New act, appropriates \$5,000 to establish free employment agency in Oakland.

A.B. 1621—PEYSER. New act, re moratorium until February 1, 1937, on sales under mortgages and deeds of trust and forfeiture of interest of purchasers under contracts.

Part skeleton bill.

A.B. 1622—PETERSON. Repeals Secs. 13, 15 and 16, Act 5211b, Planning Act, re precised street plans, regional planning districts and the powers and administration of such districts.

A.B. 1623—PHILLIPS. Adds Sec. 3804c, Pol. C., re cancellation of assessments.

Allows cancellation or remission of taxes on ground that property has materially decreased in value through conditions not under control of applicant, after hearing before board composed of assessor, auditor, and chairman of board of supervisors of county, or, in case of city taxes, city assessor, auditor, and mayor or president of governing body. Act terminates March, 1937, and is declared as remedial of emergency.

A.B. 1624—PHILLIPS. Amends Sec. 265, Veh. C., re contents of operator's and chauffeur's licenses.

Skeleton bill.

A.B. 1625—PHILLIPS. New act, re regulation of solicitation of deposit of bonds, and control of protective committees.

Creates public trust commission of three members appointed by Governor with advice and consent of Senate; salaries to be determined by Legislature.

Defines protective committee as one which protects or preserves common interests of holders of a security. Forbids any person to act as member of protective committee or as a depository or solicitor unless licensed by commission. Annual license fee of 5 cents for each \$1,000 of outstanding bonds or notes to be charged each protective committee and each depository, an annual fee of \$25 to each solicitor for each issue. Commission may suspend or revoke licenses for fraudulent practices. Existing protective committees required to file statement with commission before continuing business.

Commission to notify persons who executed securities before authorizing any protective committee to act, and if written objections filed, to hold hearing. Protective committees required to keep written record of meetings and activities and file reports thereof. Commission may investigate and appraise property covered by securities deposited with protective committees.

Any person interested as holder of notes secured by trust deed or mortgage on property or any owner or stockholder in any corporation owning such property may apply to commission to appoint suitable person to examine into said property and adopt measures for reorganization of business or for liquidation of security. After hearing, commission may comply with such request.

Emergency measure.

A.B. 1626—PHILLIPS. Amends Sec. 2924, repeals Sec. 2924b, C. C., re notice of sale.

Provides that notice of sale shall be mailed to every person known to have interest in or lien upon premises sold under power contained in mortgage or deed of trust.

Repeals Sec. 2924b which provides for notice of sale only upon recorded request therefor.

A.B. 1627—PHILLIPS. Amends Sec. 1425, Pen. C., re justices' courts.

Gives jurisdiction to all justices' courts of offenses committed within respective counties of: (1) petit larceny; (2) simple assault and battery; (3) breaches of peace; (4) all misdemeanors punishable by not more than \$500 fine or 6 months' sentence, or both.

Under present law Class A justices' courts have jurisdiction in all cases of misdemeanor, except those where juvenile court has original jurisdiction; Class B courts, over misdemeanors punishable by not over \$1,000 fine, 6 months' imprisonment, or both.

A.B. 1628—PATTERSON. New act, re fish reduction plants.

Skeleton bill.

A.B. 1629—PATTERSON. New act, re fees for contracts and services to contracting parties and prescribing a penalty.

Skeleton bill.

A.B. 1630—McCARTHY. Amends Sec. 3714, Pol. C., re publication of budgets.  
Skeleton bill.

A.B. 1631—McCARTHY. New act, re county bonds and interest coupons thereon which are unpaid for lack of funds.

Provides for registration and payment in order as presented upon funds being available therefor.

A.B. 1632—ANDERSON (by request). Amends Sec. 3617 and adds Secs. 3640 and 3748a, Pol. C., re taxation of credits, claims, debts and demands due, owing or accruing for or on account of money deposited with certain institutions.

See digest of S.B. 699, apparently identical.

A.B. 1633—FIELD. Adds Sec. 830.6, Ag. C., re sterilization of used containers of fruits, nuts, and vegetables.

Requires sterilization before such containers taken on premises of grower, packer, or shipper, or used again.

A.B. 1634—HERBERT J. EVANS. Repeals Secs. 378, 378a, 378b, 378c, 378d, 378e, 378f, and 378g, Pol. C., re Bureau of Commerce.

Also provides that books, records, papers, documents and any unexpended balance of any appropriations made to Bureau of Commerce are transferred to Department of Finance.

A.B. 1635—CUNNINGHAM. Amends Sec. 1, Act 5127a, re requirement of tax clearance by assessors and Controller as prerequisite for registration of motor vehicles.

Adds provision that section does not apply when no change in registered owner.

A.B. 1636—BRENNAN. Adds Secs. 275, 276, 277, 279 and 280, C. C. P., re attorneys.

Skeleton bill.

A.B. 1637—PELLETIER. New act, re regulating business of producing or distributing hydraulic cement, and providing for collection and disposition of license taxes.

Provides that every distributor who produces or compounds or imports hydraulic cement and sells it in State, or imports such cement for his own use, shall pay license tax to Controller of \$2 per ton.

Part skeleton.

A.B. 1638—PELLETIER. Amends Article I, Chapter VI, Part II, Div. VI, Sch. C., re purchasing of school supplies.

Skeleton bill.

A.B. 1639—PELLETIER. Amends Art. VII, Chap. I, Part III, Div. VI, Sch. C.  
Skeleton bill.

A.B. 1640—PHILLIPS. Amends Sec. 3866, and repeals Sec. 3871, Pol. C., re settlements between county treasurer and State.

Changes date of settlement from between 15th and 30th of December and May, to between 15th and 30th of January and June.

Repeals Sec. 3871, re deductions by State on settlement.



A.B. 1641—FISHER. Amends Sec. 46, Act 4748, re premiums on workmen's compensation insurance for State agencies.

Specifies that if employee is paid from special fund, premium paid from that fund; otherwise from general fund.

A.B. 1642—LYON. Amends Sec. 502, Veh. C., re punishment.

Removes provision allowing jury to recommend punishment upon conviction for driving while intoxicated or under influence of drugs.

A.B. 1643—LYON. Amends Sec. 3236, Pol. C., re public works.

Changes from 5 per cent to 12½ per cent the margin of preference between materials produced in California and those produced elsewhere, which are to be used in public work in State.

A.B. 1644—WILLIAMSON. New act, re escheat to State of unclaimed moneys deposited with public utilities.

Provides that money deposited with public utility to guarantee payment for service, unclaimed for more than five years after account has been settled, escheats to the State. Public utility to file with Railroad Commission report showing money so held.

Provides for procedure for collection by Attorney General; moneys judicially determined to have escheated to be paid one-half to general fund, and one-half to counties wherein moneys collected.

A.B. 1645—WILLIAMSON. New act, re bonds and bonded indebtedness.

Provides for report by governmental units, as defined, to Department of Finance giving information concerning bonds and bonded indebtedness of such units.

A.B. 1646—MCBRIDE. Amends Act 6386, re organization of the Railroad Commission, its powers and duties.

Skeleton bill.

A.B. 1647—MCBRIDE. Amends Act 6386, re organization of the Railroad Commission, its powers and duties.

Skeleton bill.

A.B. 1648—MCBRIDE. Amends Sec. 84, Act 6386, the Public Utilities Act, re passenger stage corporations operating in interstate commerce.

Provides that such corporations shall apply to Railroad Commission for interstate permit and pay fee of \$50. Before permit is issued, applicant shall submit proof of its ability to comply with all laws of this State, of the United States, the provisions of the Code of Fair Competition for the motor bus industry, and the rules of the Motor Bus Code Authority. Fees to be deposited to credit of Railroad Commission.

A.B. 1649—MCBRIDE. New act, to be known as the "Personal Income Tax Act of 1935."

Levies a tax upon net income of individual or fiduciary. Applies to net income of resident and to net income of nonresident derived from property located or business transacted in this State.

See digest of S.B. 783, apparently identical, save that text of subdivisions (b) to (e), inclusive, of Sec. 5 of S.B. 783, appear in the text of Sec. 8 of A.B. 1649.

A.B. 1650—HORNBLLOWER. Amends Secs. 480, 481, 482, 483, 503, 505, 736, 737, 738 and 743, repeals Secs. 502 and 739 and adds Secs. 500, 501, 502, 506, 739, 743.5 and 743.6, Veh. C., re accidents and crimes involving motor vehicles.

See digest S.B. 711, apparently identical.

A.B. 1651—HORNBLLOWER. Amends Secs. 618, 621, 623, 625, 633, 634, 635, 637, 639, 640 and 670; rennumbers Sec. 663 to be Sec. 664; repeals Secs. 645 to 658, 661, 662 and 677; adds Secs. 623.5, 638, 645 to 656, 660, 661, 662 and 663, Veh. C., all relating to light and brake equipment on vehicles.

Extensively revises provisions of the Vehicle Code, relating to light equipment, and the test and approval thereof. Brake requirements are also modified.

A.B. 1652—HORNBLLOWER. Amends Secs. 195 to 198, and 380, Veh. C., re chattel mortgages.

Present law requires deposit of a chattel mortgage with the department.

Bill requires deposit with department at Sacramento. Provides that the application of the mortgagee for registration as legal owner, with payment of fee, is equivalent to registration as legal owner.

Deposit of mortgage, with supplementary documents, is constructive notice before mortgagee completes registration as legal owner.

Sec. 380 now requires \$1 fee for filing chattel mortgage regardless of number of vehicles covered. Bill requires payment of \$1 fee for each vehicle subject to the mortgage.

A.B. 1653—HORNBLLOWER. Amends Secs. 320, 488 and 489, Veh. C., re Department of Motor Vehicles.

Requires department to file all accident reports and abstracts of court records of convictions and maintain records in such form that individual's record and traffic accidents in which he was involved is ascertainable.

Provides that department may disclose identity of person involved in accident when identity is not otherwise known or when person denies his presence at accident; also provides that department shall furnish upon demand of any person who has or claims to have made such a report, a certificate showing that such report has or has not been made.

Deletes from provision that department may investigate and analyze reports and publish statistical information as to number of and location of traffic accidents, the provisions permitting the department to conduct further research and experimental field tests concerning traffic control and accident prevention.

A.B. 1654—HORNBLLOWER. Amends Secs. 459 and 471, adds Sec. 466, Veh. C., re signs on through highways.

Provides that State has exclusive jurisdiction to erect traffic control signs and signals on State highways. Local authorities may erect signs on highways under their jurisdiction, and on such State highways as may be delegated to their jurisdiction by the Director of Public Works.

Makes every State highway a through highway; provides for designation of highways, as through highways, by local authority in case it has jurisdiction over it.

A.B. 1655—HORNBLLOWER. Amends Secs. 134 and 776 and adds Secs. 131, 136 and 681, Veh. C., re Department of Motor Vehicles.

Provides that officers and employees of department may administer oaths and acknowledge signatures, in relation to code, and shall do so without fee; director and officers designated by him may prepare and deliver without charge, certified copy of any departmental record.

Provision for distribution of summaries of motor vehicle laws made permissive instead of mandatory, and the department may deliver a copy with each original operator's and chauffeur's license as well as with each original vehicle registration.

Provides that registrar of vehicles has power of peace officer to enforce law committed to administration of Division of Registration.

Provides for special registration of armored cars and forbids operation thereof without special permit.

Deletes provision requiring the department to file semiannual reports with the Controller. Retains provisions re daily report.

A.B. 1656—HORNBLOWER. Adds Secs. 414, 415 and 416, and repeals Secs. 414 and 415, Veh. C., re proof of ability to respond in damages, and payment of judgments.

Revises section re proof of ability to respond in damages, and that prescribing the requisites of motor vehicle liability policies.

Adds section permitting and regulating payment of civil judgments in installments.

A.B. 1657—HORNBLOWER. Amends Secs. 253, 257, 267, 268, 269, 270, 272, 273, 314, 315, 316, 338, repeals Secs. 350-354, inc., and adds 254, 271.5, 350-354, inc., Veh. C., re licenses.

253. Changes period of operation under instruction permits from 30 to 90 days and requires applicant to be under immediate supervision of, as well as accompanied by, licensed operator or chauffeur.

254. Allows issuance of temporary driving permit for 10 days to person applying for operator's or chauffeur's license.

257. Allows department to impose restrictions upon license issued to person between 14 and 16 years old.

267. Changes time for examination from within 5 days to within one week after application is made for license.

268. Prescribes examination shall be made of person's mental as well as physical fitness.

269. Provides license may be refused because of physical or mental defects or because applicant is unskilled, in addition to present grounds.

270. Allows department to reissue license when cause for suspension or revocation has been removed.

271.5. Prescribes procedure, upon refusal or cancellation of license, and for hearing thereon.

272. Removes present provision for leaving space on license for endorsement thereon of certain specified acts of licensee.

273. Provides for suspension or revocation of restricted license upon violation of terms thereof and provides such violation is misdemeanor.

314. In lieu of present provisions, specifies new grounds upon which department may conduct investigation to determine whether license should be suspended or revoked.

315. In lieu of present provisions, changes procedure for hearings on suspensions or revocations.

316. In lieu of present provisions, changes proceedings following hearings.

338. Removes provision making it unlawful for any person to alter, erase or remove endorsement on license of conviction, revocation or suspension.

350-354. Revises provisions re minors licenses and liability thereon.

A.B. 1658—HORNBLOWER. Amends Secs. 468, 474, 515, 516, 713 and 714, and adds Sec. 692, Veh. C., re highways and bridges, and speed and weight of vehicles.

Permits authorities having jurisdiction to select principal thoroughfares entering a business or residence district which should be signposted.

Revises specifications re business and residence district signs.

Prohibits shooting at traffic signs and defacing of insignia thereon.

Removes exception now made as to passenger vehicles in connection with speed laws based on weight and tire equipment. Classifies semitrailer with motor trucks permitted to travel 30 and 35 miles per hour instead of 25.

Increases gross weight of solid tire vehicles permissible under present speed requirements.

Increases speed of metal tire vehicles from 6 to 10 miles an hour. Deletes "other than a passenger vehicle" from requirement of limit.

Removes 15 mile per hour limit on vehicles not equipped with pneumatic tires and having a carrying capacity of 4 tons or more.

Removes reference to tubes and tunnels in connection with the maximum speed permitted on bridges, etc., and reduces the minimum speed on such structures from 15 to 5 miles per hour.

Provides a hearing to determine permissible speed on a bridge or other structure to be conducted by one or more engineers appointed by department, instead of by Department of Public Works itself.

Provides speed signs be posted at each end of bridge instead of at each "approach."

Present law provides speed signs constitute prima facie evidence of maximum speed which bridge will bear. Bill adds requirement proof of determination of department of such speed.

Provides maximum size and weight limits on vehicles shall be uniform, unless local authorities are expressly authorized to modify same.

Permits local authorities to modify street weight limits on any commercial vehicle, except those subject to Public Utilities Act.

Provides when supervisors reduce weight limit on county highways, Department of Public Works shall appoint engineers to hear protests. Present requirement of 5 days' notice of hearing to protestants eliminated.

Requires signs at all entrances to a highway when supervisors have changed maximum weight limit thereon, instead of "at each end of the portion" affected by the ordinance.

A.B. 1659—LAUGHLIN. New act, levies a tax upon the sale and distribution of moving picture films at a rate not yet designated in the bill. Collected by sale and use of stamps which need be affixed but one.

Administered by Director of Finance.

A.B. 1660—LAUGHLIN. New act, re limit on amount of ad valorem taxes which may be imposed on real or personal property for county and city and county purposes.

Skeleton bill.

A.B. 1661—LAUGHLIN. New act, re unemployment insurance.

Skeleton bill.

A.B. 1662—BREED. Amends Secs. 17, 20 and 22, Act 5825, the Personal Property Brokers Act, re taxation and the disposition of moneys.

Sec. 17. Adds provision that money collected for examinations and investigations shall be paid into treasury in trust for the purposes for which collected, to be withdrawn as provided in Sec. 453a, Pol. C.

Sec. 20. Strike out "the commissioner shall charge and collect the following fees:" and substituting "A tax is hereby levied in the following amounts upon the following privileges:"

Provides that commissioner shall collect all such taxes. No changes made in rates.

Sec. 22. Provides that all taxes charged and collected under this section shall be paid monthly into the treasury to credit of general fund. Formerly provided that all fees charged should be paid weekly into treasury to credit of corporation commission fund and permitted creation of \$1,500 revolving fund.

A.B. 1663—BREED. Amends Secs. 21, 25 and 26; adds 26a, and 26b and repeals Sec. 28, Act 3814, the Corporate Securities Act, re taxation, fees and the disposition of moneys.

Sec. 21. Deletes provision that salary of commissioner of corporations be paid out of corporation commission fund.

Sec. 25. Deletes provision that expenses of commission shall be paid out of corporation commission fund.

Sec. 26. Deletes "the commissioner shall charge and collect the following fees" and substituting "a tax is hereby levied in the following amounts on the following privileges." There is no change in the rates.

Subsections 5, 6, 7 and 8 are deleted. These refer to the fees charged for examinations, copies of papers certified, copies of documents and certificates of service and mailing.

Provides that commissioner shall collect all taxes imposed by this section which shall be paid monthly into general fund. These fees were formerly paid weekly and to corporation commission fund.



Sec. 26a is added to require the commissioner to charge and collect certain fees, which section includes the matter formerly contained in subdivisions 6, 7 and 8 of section 26 which have been deleted from that section.

Provision is added that no fees shall be charged for copies of papers or documents furnished to public officers for official use or for reports of commissioner, but commissioner may fix a reasonable charge for publications issued under his authority. All fees collected shall be paid monthly into general fund.

Sec. 26b is added to provide for fees for examination, audit or investigation, and is same as subsection 5 of Sec. 26 deleted from that section. All such moneys shall be paid into the State treasury in trust for the purposes for which collected, to be withdrawn as provided in Sec. 453a, Pol. C.

Provides that all moneys collected in the same manner as similar moneys are collected by the building and loan commissioner as provided in section 5 of this act shall be paid into the State treasury in trust for the purposes for which collected.

Sec. 28, re the use of moneys in the corporation commission fund is repealed.

A.B. 1664—FRAZIER. Amends Ch. 591, Stats. 1915, as amended, re Reclamation District No. 1660.

Skeleton bill.

A.B. 1665—MARTIN. New act, re employment and old age pensions.

Provides for payments into fund, equally by employer and employee. State to pay one-third of total. Persons not employees may protect selves by double payment.

Provides for additional voluntary contributions, with no contribution by State or employer.

Employees covered, when unemployed, are to report, and if private employment can not be obtained, are to be employed in public works, four six-hour days per week. Fixes sliding scale of wages depending on number of dependents. Old age pensions at age of 65, if contributions made for five years. Not to supersede private plans if benefits thereunder equal to or greater than benefits under act.

A.B. 1666—HORNBLOWER. Amends Act 5130b, re highway transportation.

Skeleton bill.

A.B. 1667—HORNBLOWER. Amends Act 5130b, re motor carrier transportation.

Skeleton bill.

A.B. 1668—CUNNINGHAM. New act, re practice of architecture, civil engineering and land surveying.

Provides that officer or employee of State or any political subdivision or public corporation the revenue of which is derived from taxes, may practice these professions only in performing duties pertaining to his office or position, and in connection with projects of a public nature in which some portion of cost is paid from funds collected as taxes.

Persons whose duties require only occasional or part time services, may engage in general practice of such professions, and those serving full time who are on special leave of absence without pay may serve in consulting but not in executive capacity. No equipment used in field or office, provided at public expense, shall be used in private practice. Does not apply to persons granted leave of absence without pay. Provides for suspension or revocation of professional license or certificate of registration for violation.

A.B. 1669—ROBERTSON. Amends Sec. 112, C. C. P., re jurisdiction of justice's courts.

Lowers jurisdiction of class A justice's courts from \$1,000 to \$500. Raises jurisdiction of class B justices' courts from \$300 to \$500 and in actions of forcible entry or forcible detainer, or unlawful detainer, raises maximum rental value from \$75 to \$100.

Provides that, in both classes, in actions for forcible entry, forcible detainer, or unlawful detainer, any competent evidence on question property involved, may be given.



A.B. 1670—ROBERTSON. Amends Sec. 82, adds Sec. 111a, C. C. P., re courts of justice.

Provides that jurisdiction of superior court includes all jurisdiction not had by inferior courts of the county. Defines the jurisdiction and venue of class A and class B justices' courts.

A.B. 1671—ROBERTSON. Amends Secs. 392, 393, 395, 396, 396b, 398, and repeals Sec. 396a, C. C. P., re civil actions.

Secs. 392-395, establishes jurisdiction of courts in trials of civil actions:

(1) Where there is no municipal court, if there is justice's court of competent jurisdiction, in jurisdictional locality, it is proper trial court;

(2) If there is municipal court of competent jurisdiction in jurisdictional locality, it is proper trial court;

(3) If there is no municipal court in jurisdictional locality but there is one of competent jurisdiction in county, it is proper trial court;

(4) In all other cases, superior court in county is proper trial court.

Secs. 396-398 provide for transfer of case to competent court in case court in which action is filed is not proper trial court.

Sec. 396a, re venue class B justices' courts. Repealed.

A.B. 1672—COTTRELL. New act, appropriates \$----- for major construction and equipment for department of institutions.

A.B. 1673—COTTRELL and ANDERSON. New act, appropriates \$----- for major construction and equipment at Agnew State Hospital.

A.B. 1674—COTTRELL and ANDERSON. New act, appropriates \$----- to acquire land for private road purposes for use of Agnew State Hospital.

A.B. 1675—COTTRELL and ANDERSON. New act, appropriates \$----- to purchase Carnegie Library building at San Jose for San Jose State Teachers College.

A.B. 1676—COTTRELL. New act, re constitutional conventions.

Provides for a commission of nine members to be appointed by the Governor from a "panel" of 20 citizens nominated by the presidents of various universities and other educational institutions, who may employ help and must serve without compensation, and whose duty it shall be to report to the constitutional convention its findings and recommendations, and who shall have as their expenses \$5,000.

A.B. 1677—PETERSON. Adds Sec. 8a, Act 1923, re method of retiring bonds of county water works districts.

Empowers the board of supervisors to issue refunding bonds to retire old issue, but such bonds must be more advantageous to district than bonds to be retired.

A.B. 1678—MINARD. Adds Sec. 969½, Pen. C., re amending complaint to charge prior conviction.

Provides for amendment of complaint when prior convictions are discovered. Provides that defendant shall answer affirmatively or negatively to such prior conviction; if negatively the fact to be tried by a jury. Refusal to answer is equivalent of denial.

A.B. 1679—MINARD. Amends Sec. 1207, Pen. C., re entry of judgment.

Provides that record of action shall also include copy of case as certified to superior court, as provided by constitutional amendment, proposition 6, adopted at last election.

A.B. 1680—MINARD. Amends Secs. 1235 and 1238, Pen. C., re criminal appeals.

Provides for appeal by either party on questions of law in prosecution by complaint as well as prosecution by indictment or information; and by State from order setting aside complaint, as well as from order setting aside indictment or information. In line with constitutional amendment, proposition 6, adopted at last election.

A.B. 1681—HORNBLOWER, PEYSER, CRONIN, McMURRAY, BRENNAN, DAWSON, MALONEY, GILMORE and WILLIAMSON. New act to be known as "Port of San Francisco Act," re creation of a port district.

Defines terms.

Makes territory of the City and County of San Francisco a port district and provides for its government by board of trustees appointed by the Governor. Sets terms and manner of succession. Provides for the organization of the board and for the officers of the district. Fixes salaries of trustees and defines duties of officers. Officers who shall be exempt from civil service designated in Sec. 44.

Preserves status of harbor board employees who have served six months. Extends benefits of any retirement system that may be established to employees of port.

Transfers powers and duties of State Harbor Board to district.

Defines territorial extent of the district's jurisdiction.

Prescribes in detail attributes and power of district.

Describes nature and character of leases which may be granted by district and provides for certain localities for specified uses.

Transfers to the district title of the State to portion of the Bay of San Francisco.

Describes method in which money in harbor improvement fund shall be transferred to the district.

Board given discretion to compensate present tenants for improvements.

Trustees directed to levy taxes to make up deficiencies in revenue, and the method and effect of such levy is described.

Requires payment to the district by the treasurer of San Francisco of district's share of proceeds of property sold for taxes.

Sets up procedure for issuing bonds and disposing of proceeds.

District empowered to issue and sell unsold bonds authorized by specified acts of the Legislature for the benefit of the State Harbor Board.

City and County of San Francisco permitted to contribute toward the acquisition or improvement of property of the district and to issue bonds for that purpose.

If territory in San Mateo County is consolidated with City and County of San Francisco added territory becomes part of district.

Defines method of handling claims against district.

Prohibits contracts in which officers are financially interested.

Provides for purchase of material in open market.

Prescribes method securing judicial determination as to validity of bonds.

See A.B. 1697, apparently identical.

A.B. 1682—CUNNINGHAM. Amends Secs. 671 and 672, Pol. C., re investment of proceeds of sale of State school lands and of estates of deceased persons' fund by Director of Finance.

Adds provision that said funds may be invested in registered warrants of State whenever director deems such investment advisable.

A.B. 1683—REAVES. New act, re extensions to State highways in San Pedro area. Skeleton bill.

A.B. 1684—BURNS. Amends Secs. 9, 23 and 24, adds Sec. 9a, Act 6341, re leasing of State lands and taking of gold or minerals other than oil or gas from tide or submerged lands and beds of navigable rivers or lakes.

Sec. 9 provides that leases for extraction of such other minerals shall be made upon such terms and for such bonus and royalty as surveyor general deems to be for best interests of State.

Sec. 9a provides for leasing of tide or submerged lands or beds of navigable rivers or lakes for extraction of gold or other minerals, except oil or gas. Permits

lessee to remove such minerals by dredging or otherwise, but lessee shall not interfere with the ebb and flow of tideland waters or substantially lessen the depth of the waters thereon. Operation shall not interfere with uses and purposes reserved to the people nor injure or alter adjacent beach lands. After extracting such minerals materials removed shall be allowed to return to such tide or submerged lands. Lessee required to restore beach and shore lands to original condition or leave same in improved condition if approved by surveyor general.

Secs. 23 and 24 amended to delete provision forbidding permits or leases for minerals other than oil and gas. Permits or leases for oil and gas are still prohibited.

A.B. 1685—McCARTHY. Amends Secs. 121 and 188, Sts. & H. C., re expenditure of State highway funds.

Requires Department of Public Works to construct and maintain certain highways upon certain public property using State highway fund money allocated for secondary State highways.

A.B. 1686—HERBERT J. EVANS. Amends Sec. 20, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re continuing jurisdiction of the commission.

Adds provision that commission may rescind, alter or amend any order, decision or award upon the ground it was procured by fraud.

A.B. 1687—HERBERT J. EVANS. Amends Sec. 14, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re assignment of death benefit in compensation cases.

Provides benefit is award only to beneficiary thereof and not trust fund and if unpaid at death of beneficiary, may be otherwise disposed of, at discretion of commission, to surviving dependents.

A.B. 1688—HERBERT J. EVANS. Amends Sec. 12, Act 4749, re computation of average earnings in compensation cases.

Recasts section to provide new bases. Regular employment, 95 per cent of actual weekly earnings. Irregular or part time, 95 per cent of weekly average of actual earnings during period of not less than three nor more than 12 months. Seasonal, 95 per cent of weekly average of actual earnings during year. Except in regular employment, employment in other occupations may be considered but shall not raise rate of wages at time of injury.

A.B. 1689—HERBERT J. EVANS. Amends Sec. 11, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re limitations of time in death cases.

Proceedings for collection of death benefits may be maintained later than one year after death if injury also caused disability, and compensation had been paid or agreement for payment made not more than six months before death or if new disability develops later than six months after payment or agreement, in which case period in which proceedings may be instituted is extended six months.

A.B. 1690—HERBERT J. EVANS. Amends Sec. 9, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re medical treatment in compensation cases.

Provides employer, if employee is suffering from ailment in addition to injury, is liable only for reasonable cost of treatment and care of injury and that all liability ends upon putting employee on permanent rating.

A.B. 1691—HORNBLOWER. Amends Sec. 427, F. & G. C., re hunting licenses.

Provides one fee of \$1 for U. S. citizen resident in this State. Formerly \$1 for citizen under 18 years, \$2 for citizen over 18.

A.B. 1692—ANDREAS, GARIBALDI and HUNT. New act, re manufacture of fish meal and fish oil.

Skeleton hill.

A.B. 1693—LATHAM. Adds Sec. 2.1, Act 6129, re Athletic Commission.

Imposes upon commission same regulations and requirements of law applicable to other State agencies in regard to financial and personnel matters.

A.B. 1694—LATHAM. Amends Sec. 352, Pol. C., re traveling expenses of State officers and employees.

Adds provision that actual and necessary traveling expenses shall be allowed for travel outside State when such travel has been approved by Governor and Director of Finance.

A.B. 1695—LATHAM. Amends Sec. 10, Act 2834, re deposit in bank of moneys belonging to or in the custody of the State.

Provides that moneys in hands of State officer, other than Treasurer, shall be deposited as active deposit in bank under such conditions as Director of Finance may prescribe. Section formerly was permissive only.

A.B. 1696—WALLACE. Amends Sec. 410, Veh. C., re judgments.

Allows court to provide for installment payment of judgment over \$100 upon proof of future ability to respond in damages. Suspends provisions for suspension of license while installments are not in default.

A.B. 1697—HORNBLOWER, PEYSER, CRONIN, McMURRAY, BRENNAN, DAWSON, MALONEY, GILMORE and WILLIAMSON. New act, "Port of San Francisco Act," re creation of a port district.

See digest A.B. 1681, apparently identical.

A.B. 1698—LYON. Adds Sec. 696, Pol. C., re creation of fact finding bureau in Department of Finance.

Creates bureau of efficiency to investigate methods of operation of State departments and agencies and to make recommendations thereto which will result in economy and increased efficiency. Provides for biennial reports to Legislature, setting forth recommendations made to departments and whether or not they have been followed, and other recommendations for consolidation or service and agencies of State which bureau believes advisable.

A.B. 1699—LYON. Amends Sec. 351 and adds 351a, Pol. C., re officers of departments of State government.

Deletes from Sec. 351 the provisions regarding official bonds of State employees. Sec. 351a provides that Director of Finance may require any person who handles or has access to property of State to file bond. Head of each department may also require division chief or other employee in department to execute bond.

A.B. 1700—LYON. Amends Sec. 663, Pol. C., re State Board of Control.

Removes Chief of Division of Service and Supply from board. Replaces him by member to be appointed by and serve at pleasure of Governor. This member may be State officer, and if so, acts ex officio. If not State officer, is to receive \$10 for every day's attendance at meetings and necessary traveling expenses, to be paid from appropriation for support of Department of Finance.

A.B. 1701—LYON. Adds Secs. 374 to 374e, Pol. C., re Department of Public Safety.

Creates new department under director appointed by and serving at pleasure of Governor. Governor to fix salary of director. Succeeds to powers of Department of Motor Vehicles, Chief of State Police, and Divisions of Criminal Identification and Investigation, Prisons and Paroles, and Narcotic Enforcement in Department of Penology. Employees of superseded agencies retain civil service status. Department to exercise powers transferred and also general police and law enforcement powers throughout State.

- A.B. 1702—NIELSEN. Amends Sec. 788, Ag. C., re containers of fruits, nuts, and vegetables.  
Skeleton bill.
- A.B. 1703—COTTRELL. Claim bill, \$1,759.67. Superintendent of Accounts of Department of Finance.
- A.B. 1704—COTTRELL. Claim bill. \$-----.
- A.B. 1705—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Secs. 2955 to 2958, 2960, 2962, 2963, 2965 and 2966; repeals Secs. 2959, 2961 and 2964; adds Secs. 2959a, 2974 to 2979b, C. C., re mortgages of personal property, live stock and other animate chattels and of after acquired and consumable property.  
See digest S.B. 741, apparently identical.
- A.B. 1706—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Secs. 2922, 2933, 2934, 2935, 2938, 2939, 2939½, 2940 and 2941, C. C., re form, execution, filing, assignment, discharge, and satisfaction of mortgages upon personal property and crops.  
See digest S.B. 742, apparently identical.
- A.B. 1707—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 2980, C. C., re filing of conditional sales contracts and leases of live stock, animate chattels, mining equipment and machinery and bailments or feeder agreements thereto.  
See digest S.B. 743, apparently identical.
- A.B. 1708—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Secs. 1164, 1165, 1169, 1170, 1171 and 1172, C. C., re transfers and mortgages of, and agreements relating to, real and personal property.  
See digest S.B. 744, apparently identical.
- A.B. 1709—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, TURNER and O'DONNELL. Amends the headings of Ch. IV, Title IV, Pt. IV, Div. II, C. C., and Arts. I and II thereof.  
See digest S.B. 745, apparently identical.
- A.B. 1710—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Secs. 658 and 660, C. C., re fixtures, crops and emblements.  
See digest S.B. 746, apparently identical.
- A.B. 1711—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 2911, C. C., re extinction of liens on personal property.  
See digest S.B. 747, apparently identical.
- A.B. 1712—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Secs. 4130, 4131, 4131a, 4132, 4136, 4137, 4138 and 4140, Pol. C., re duties of recorders and the keeping of indices and files.  
See digest S.B. 748, apparently identical.
- A.B. 1713—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 408, Pol. C., re duties of Secretary of State.  
See digest S.B. 749, apparently identical.



A.B. 1714—RILEY. New act providing for a gross receipts tax.

Skeleton bill.

A.B. 1715—TURNER. Amends Act 8443, Inheritance Tax Act, relating to appraisers.

Skeleton bill.

A.B. 1716—TURNER. Amends Secs. 1, 9, 10, 13 and 17, Act 7972, re State Department of Public Works.

Skeleton bill.

A.B. 1717—ROSENTIAL. Amends Sec. 5, Act 3625, Child Labor Law, re employment of children.

Reduces the age limit from eight to five years for minors appearing in any performance, concert or entertainment during a public school vacation, with the written consent of the Commissioner of the Bureau of Labor Statistics.

A.B. 1718—ROSENTIAL. New act, creating a California Tax Commission

Effects a revision of the tax and revenue system of the State and of its subdivisions, municipalities and districts, expressing as a policy that all revenue collected by the State be distributed approximately 25 per cent to the State and 75 per cent to such subdivisions, municipalities and districts.

The commission is to consist of the Governor, the Controller and seven members appointed by the Governor.

A.B. 1719—CASSIDY. New act to provide that the power to tax the trucks of wholesalers shall be exercised only by the State and not by any local governmental unit.

Skeleton bill.

A.B. 1720—HELSINGER. New act declaring that the Railroad Commission and the courts in determining fair income of public utilities and other investments shall compute the same at a rate not exceeding 6 per cent per annum.

A.B. 1721—MINARD. Amends Secs. 859 and 860, adds Sec. 859a, Pen. C., re pleading guilty before magistrate.

Provides procedure in accordance with constitutional amendment, Proposition 6, adopted at last election. Also includes pleading to charge of prior conviction as part of plea of guilty before the magistrate.

A.B. 1722—MINARD. Amends Sec. 1408, Pen. C., re order for delivery of stolen property to owner.

Provides that magistrate before whom "complaint" is laid may make such order, instead of before whom "information" is laid.

A.B. 1723—MINARD. Amends Secs. 888 and 959, Pen. C., re indictments.

Amends sections to fit constitutional amendment, Proposition 6, adopted at last election.

A.B. 1724—BRENNAN. New act, re solicitation of law business.

Skeleton bill.

A.B. 1725—BRENNAN. Amends Act 591, State Bar Act.

Skeleton bill.

A.B. 1726—GARIBALDI. New act, authorizes suit against State to quiet title to real property in Merced County.

A.B. 1727—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 409, Pol. C., re fees of Secretary of State.

See digest S.B. 750, apparently identical.

A.B. 1728—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 4300c, Pol. C., re fees of county recorders.

See digest S.B. 751, apparently identical.

A.B. 1729—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 113, Pen. C., re theft and destruction of instruments filed with public officers.

See digest S.B. 752, apparently identical.

A.B. 1730—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 3440, C. C., re fraudulent transfers of personal property.

See digest S.B. 753, apparently identical.

A.B. 1731—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 470, Pen. C., re forgery of filed instruments.

See digest S.B. 754, apparently identical.

A.B. 1732—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 471, Pen. C., re false entries of "filed" instruments.

See digest S.B. 755, apparently identical.

A.B. 1733—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 706, Prob. C., re claims founded upon written instruments.

See digest S.B. 756, apparently identical.

A.B. 1734—SCUDDER, PHILLIPS, MAYO, THORP, GARIBALDI, WALKER, TURNER and O'DONNELL. Amends Sec. 833, Prob. C., re acknowledgment of instruments by executors or administrators.

See digest S.B. 757, apparently identical.

A.B. 1735—GARIBALDI. Adds Sec. 689a, Pol. C., re State teletype system.

Provides that Director of Finance shall fix charge to be paid by any State department, officer, etc., for transmitting messages over teletype system. Moneys to be paid into treasury to credit of Bureau of Criminal Identification. Limits use of teletype system to public business of the State and to such of public business of counties or political subdivisions as relate to information concerning criminal matters.

A.B. 1736—SCUDDER (by request). Amends Sec. 360c, Pol. C., re California Highway Patrol.

Skeleton bill.

A.B. 1737—SCUDDER (by request). Amends Sec. 471, Ag. C., re milk.

Reduces requirement for solids not fat from 8.5 per cent to 8.3 per cent.

A.B. 1738—WRIGHT. Adds Sec. 443, Pol. C., re fingerprint records of State officers and employees.

Requires filing with Division of Criminal Identification and Investigation of fingerprints of each State officer and employee. Forbids Controller to draw warrant

for payment of compensation unless the estimate, pay roll, or account bears certificate that fingerprint records have been filed.

A.B. 1739—WRIGHT. Adds Sec. 670a, Pol. C., re refund of penalties.

Provides that State Board of Control may waive or authorize refunds of penalties for nonpayment of license fees whenever reasons are presented which in the opinion of the board justify such action.

A.B. 1740—WRIGHT. Adds Secs. 3676a to 3676h, Pol. C., re equalization.

Provides for issuance of writs by superior courts to review rulings of county boards of equalization, to determine whether board acted in excess of its powers, whether decision was unreasonable or procured by fraud, or whether findings of fact support the decision. Findings and conclusions of board on questions of fact are not subject to review, and undertaking must be filed to pay costs.

A.B. 1741—WRIGHT. Adds Sec. 91.6, Ag. C., re Sixth District Agricultural Association.

Reduces amount of appropriation (Chap. 773, Stats. 1917) required to be returned to State, from \$50,000 to \$11,489.68.

A.B. 1742—WRIGHT. Amends Sec. 3.738, adds Sec. 3.738a, Sch. C., re interscholastic athletics.

Creates California Interscholastic Federation to direct and control athletics in secondary schools of the State. Divided in two councils, northern and southern. Provides for organization, membership, settlement of controversies by State supervisor of physical education, and meetings. Expenses to be met by plan of pro rata contribution of funds from member districts.

A.B. 1743—PHILLIPS. Adds Secs. 284o, 65, 66, 67 and 68, Act 3880, the Palo Verde Irrigation District Act.

Apparently identical to Chapter 11, extra session of 1934, except that Chapter 11 was an urgency measure and A.B. 1743 is not.

A.B. 1744—WALLACE. Amends Secs. 37, 76, 101, 102, 115 and 382, Mil. C. Skeleton bill.

A.B. 1745—WALLACE. Adds Secs. 200 and 201, Pen. C., re unlawful death through operation of motor vehicle. Skeleton bill.

A.B. 1746—WALLACE. New act, re regulating the practice of mining engineering and assaying. Skeleton bill.

A.B. 1747—MARTIN. Adds Sec. 3a, Act 4259, establishing a Legislative Counsel Bureau.

Authorizes Legislative Counsel, subject to regulations approved by the Director of Finance, to contract with any county or city for codification, compilation or indexing of county or city ordinances and resolutions.

A.B. 1748—NIELSEN. Amends Secs. 420 and 423, F. & G. C., re sporting fishing licenses.

Requires persons over 12 years, instead of 18, to have such license. If person from 12 to 18 is U. S. citizen resident in this State, fee is \$1, otherwise same fee as for other persons.

A.B. 1749—DONNELLY. New act, re pollution of streams by filling with debris from mining and dredging operations. Skeleton bill.

A.B. 1750—FLINT. Amends Sec. 1.11, Sch. C., re exclusion of pupils.

Allows governing body of school district to exclude children who are or whom it believes to be suffering from "a communicable disease," instead of only those who are "suffering from contagious or infectious diseases."

A.B. 1751.—GEYER. Amends Sec. 4.923, Sch. C., re computation of pupil's attendance.

Provides that when a junior college, trade school or elementary school, maintains four terms of at least 12 weeks each, three of which offer a full year's work, the average daily attendance may be computed as now provided for high schools meeting such qualifications.

A.B. 1752—GEYER. Amends Secs. 5.500, 5.680 and 5.681, Sch. C., re teachers' tenure.

Provides that when territory withdraws from school district, teachers in schools situated in such territory have tenure therein but not in original district.

Also provides that probationary employees may be dismissed for cause, and determination of governing board of district as to sufficiency of cause, to be conclusive if such case relates solely to the welfare of the schools and pupils thereof. At present can be dismissed during school year only as in case of permanent employees.

Deletes provisions in Sec. 5.681 which are repeated in present Sec. 5.682.

A.B. 1753—GEYER. Amends Secs. 2.876, 2.877, 2.878, 2.885, 2.890, 2.891, repeals Sec. 2.886, Sch. C., re election or appointment of school boards.

2.876. Language revised. Provision made for payment of \$3 per day to each election officer in districts not governed by boards of education.

2.877. Makes section, which relates to times of opening and closing polls, apply only to elementary school board elections instead of generally.

2.878. Directs that not more than 4 copies (at present is only 1), of the index of the registration book for each precinct of the school district be furnished to the governing board.

2.885, 2.886, 2.890, 2.891. Substitute "roster of voters" for "poll list," and delete third column from ballot, which asked whether voter registered in the district.

A.B. 1754—GEYER. Amends Secs. 4.962, 4.963, 4.964, 4.1010, adds Sec. 4.967 and 4.968, Sch. C., re bond elections.

4.962. Provides that notice must specify election precincts, if any, established for election, but if elections consolidated, only one notice need so specify.

4.963. Adds that election to be held at place or places specified by governing board.

4.964. Requires brief statement of proposition to be printed on ballot, re amount, interest rate, and purposes of bonds.

4.967. Provides that sample ballots may be mailed.

4.968. Provides for consolidation of elections.

4.1010. Provides that bonds not offered for sale for one year from date of issuance, may be cancelled.

A.B. 1755—JOHNSON. Amends Secs. 1466, 1467, 1468, 1469; repeals Secs. 1468a and 1470, Pen. C., re criminal appeals to superior court.

Revises provisions, specifies from what judgments or orders criminal appeals may be taken from inferior to superior court, provides for notice of appeal within five days, gives judicial council rule making authority, and specifies powers and duties of superior court on such appeals.

Does not apply to appeals from judgments or orders given before effective date.

A.B. 1756—JOHNSON. Adds Secs. 1000a to 1000d, C. C. P., re admissions.

Provides that one party, before trial, may demand that adverse party admit certain probative matter to be used in trial; failure to make such admission, if not justified is to result in cost of proving same, including attorney's fee, being assessed against adverse party regardless of result of trial. Such admission to go only to existence of the fact and not to materiality, and not to bind party.

Provides for introduction in evidence of synopsis of public documents, which shall be proof of existence and contents thereof unless denied under oath by adverse party in certain time.

A.B. 1757—CASSIDY. Amends Act 6386, Public Utilities Act, re prohibiting dial telephones.

Skeleton hill.

A.B. 1758—CASSIDY and WAGNER. New act relating to taxation of railroads, street railways, car companies, express companies, telegraph and telephone companies, gas and electric companies, and companies operating vehicles on public highways as common carriers for compensation.

A.B. 1759—FULCHER (by request). Amends Sec. 814, Prob. C., re sale of mining property of estates of decedents.

Provides that certified copy of decree confirming proceedings and ordering conveyances executed must be recorded with the deed to such property in office of county recorder. Provision that conveyances shall be executed "in the same manner and with like effect as in the case of a sale of any real property" deleted, as is also provision specifying that court may refuse to confirm proceedings.

A.B. 1760—FULCHER. Amends Sec. 210, Veh. C., re vehicles of nonresidents.

Adds provision requiring nonresident gainfully occupied to register his vehicle in this State upon entry; also that any person gainfully occupied in this State shall be considered a resident and subject to all the requirements of the Vehicle Code; also that no nonresident entering this State shall be compelled to surrender license plates then on his vehicle.

A.B. 1761—FULCHER. New act, re secondary State highways.

Establishes additional highway from Bieher on Alturas-Redding highway via Lookout to Oregon State highway at or near Malin.

A.B. 1762—FULCHER. New act, re secondary State highways.

Establishes additional highway from Canby on Redding-Alturas lateral to the Bieher-Malin highway near Hackimore.

A.B. 1763—STREAM. Amends Secs. 699, 702, 703, 708, 709, 711 and 712, F. & G. C., re bag limits for fish in District 41.

- 699. Makes bag limit on black bass 10 per day.
- 702. Allows calico bass to be taken at any time.
- 703. Makes bag limit on calico bass 15 per day.
- 708. Allows crappie to be taken at any time.
- 709. Makes bag limit on crappie 15 per day.
- 711. Allows sunfish to be taken at any time.
- 712. Makes bag limit on sunfish 15 per day.

A.B. 1764—RICHIE. Adds Art. VI, including Secs. 150 to 162, Act 652, Bank Act, re establishment of banks by the State.

Governor, Lieutenant Governor, State Treasurer, Attorney General and Secretary of State constituted State Bank Board.

Board directed to establish state-owned banks to do such business as is performed by other banks.

Board must create emergency fund to guarantee depositors against loss. Excess of surplus profits above such fund deposited in State treasury.

Bank to be established for each 25,000 inhabitants, and an additional bank in any incorporated city having 1,000 or more additional inhabitants, and "in small cities where revenues will warrant."

Board to appoint general agent and from two to four deputies to select locations and lease or purchase quarters subject to approval of board.



Officers of such a bank shall have not less than 10 years banking experience and shall have passed civil service examinations; subordinate employees subject to civil service.

Salaries of officers to be fixed by board, of other employees by bank officials, of board members by the Legislature.

Requires maintenance of a reserve fund of not less than 10 per cent of the deposits in and for each bank.

Requires system of service pensions for officials and employees.

Minimum of \$25,000 capital is required and maximum limited to \$100,000 unless greater amount allowed by two-thirds vote of Legislature. No stock shall be purchased or received as collateral security by such a bank except state-owned bank stock and then only to amount for which bank is capitalized.

One-half of the emergency fund created may be invested in Federal and municipal bonds.

Provision for existing bank to become a state-owned bank, subject to approval by bank board and Legislature.

A.B. 1765—CRONIN. New act, re establishment of standards for the granting and use of professional degrees.

Skeleton bill.

A.B. 1766—DONIHUE. Adds Sec. 716, Ins. C., re filing of bond as prerequisite for engaging in the insurance business.

Provides that every insurer, desiring to engage in the insurance business, must file a bond with and in favor of the Insurance Commissioner as trustee for the beneficiaries of the insurance contract against the insurer.

A.B. 1767—DONIHUE. Amends Secs. 159, 370, 377; adds Sec. 187, Veh. C., re registration and transfer fees.

Provides every vehicle which is not subject to a commercial weight fee shall be subject to \$5 fee when first purchased and registered, and upon transfer of ownership.

Retains present provisions for annual registration of vehicles subject to commercial weight fees.

A.B. 1768—DONIHUE. New act, re business of selling or wrecking automobiles.

Requires each dealer or wrecker to be licensed by the State and to post a bond conditioned upon faithful compliance with the act and the contractual obligations incurred by him in such business.

A.B. 1769—ANDERSON. Amends Secs. 1 and 41, Act 9125, California Water District Act.

See digest of S.B. 870, apparently identical.

A.B. 1770—ANDERSON. New act validating the organization of water districts formed under Act 9125, California Water District Act.

See digest S.B. 871, apparently identical.

A.B. 1771—ANDERSON. Repeals Sec. 109a, Act 3854, California Irrigation District Act, re name and change of name of an irrigation district.

See digest S.B. 872, apparently identical.

A.B. 1772—CORWIN. New act, re purchase of timber lands in San Bernardino County for park purposes.

See digest S.B. 702, apparently identical.

A.B. 1773—NIELSEN. Amends Act 652, re banks.

Skeleton bill.

A.B. 1774—NIELSEN. Amends Act 112, re real estate brokers.  
Skeleton bill.

A.B. 1775—MAYO. Amends Sec. 3663b, Pol. C., re assessment of property by the State Board of Equalization.

As to property which has been valued by the Railroad Commission for rate fixing purposes the board shall use such rate fixing value for assessment purposes.

Requires the published notice of assessment to state the amount of the assessment, the rate fixing value, if valued by the Railroad Commission, and the total assets of the property as reported by the owner to the Railroad Commission.

A.B. 1776—MAYO. Adds Sec. 621, Sts. & H. C., re secondary State highways.  
See digest S.B. 723, apparently identical.

A.B. 1777—DONNELLY. Amends Sec. 57, Act 3854, California Irrigation District Act, relating to compensation of district officers and directors.  
Skeleton bill.

A.B. 1778—CRONIN. Amends Sec. 290a, C. C., re certificates approving articles of incorporation.

Adds provision that if certificate of incorporation specifies among its purposes the establishment of a nonprofit hospital service plan, Secretary of State shall refer it to Insurance Commissioner and shall not file such certificate until certificate of approval of Insurance Commissioner attached thereto.

A.B. 1779—CRONIN. Amends Sec. 462, Pol. C., re unclaimed money of State.

Adds provision for deposit in trust in treasury of amount of any claim whenever State agency has drawn against bank account for payment of such claim and claimant failed to present instrument to bank within six months thereafter.

A.B. 1780—CRONIN. Amends Sec. 92, Ag. C., re agricultural fairs.

Restricts appropriations for such fairs to those organized under Secs. 81 and 94, Ag. C., i.e., district agricultural association fairs, and citrus fruit fairs.

This section amended this session (Ch. 24, Stats. 1935).

A.B. 1781—REDWINE. Amends Secs. 1, 2, 3, 5, 6, 9, 10, 11, 14, 16 to 20, Act 6129, re boxing and wrestling contests and powers of State Athletic Commission.

Skeleton bill.

A.B. 1782—MISS MILLER. Amends Sec. 1257a, Pol. C., re elections and canvassing and counting of ballots.

Skeleton bill.

A.B. 1783—GILMORE. New act, creates liquor control board.  
Skeleton bill.

A.B. 1784—HORNBLOWER. Adds Sec. 675.5, Veh. C., re glass on vehicles.

With certain exceptions, requires motor vehicles manufactured after July 1, 1935, to be equipped with safety glass throughout.

A.B. 1785—McBRIDE. New act, re fees to be paid to Railroad Commission by passenger stage and truck corporations.

Skeleton bill.

A.B. 1786—BREED. Amends Sec. 2, Act 3593, re maintaining persons on industrial farms and road camps.

Changes from 50 to 75 cents the amount per day to be allowed for maintenance of each person.

A.B. 1787—CROWLEY. Adds Sec. 15c, Act 9008, Vital Statistics Law, re legitimated children.

Provides that when child becomes legitimate by subsequent marriage of parents, certified copy of marriage certificate and affidavits to amend the birth certificate may be filed. Amended certificate only to be issued when certified copy of birth record requested, and original record and affidavits of correction not to be open to inspection by any other than parents, the child, and their attorneys, except upon written authority of a judge of the superior court.

A.B. 1788—CROWLEY. New act, appropriates \$1,597,000 for major construction and equipment at Napa State Hospital.

A.B. 1789—CROWLEY. Amends Sec. 4120, Pol. C., re examination of records in office of county treasurer.

Provides that the records of reclamation districts kept in office of county treasurer are subject to inspection of board of supervisors and grand jury.

A.B. 1790—CROWLEY. New act, empowering Director of Finance to deed Rector Canyon watershed and water rights to Rector Canyon Dam Authority.

Skeleton bill.

A.B. 1791—CROWLEY. Amends Sec. 2, Act 5825, re personal property brokers.

Removes from provisions of act those who are engaged in the business of lending money and taking as security therefor a lien, assignment, or power of attorney, relative to wages, income, salary, earnings or commission.

A.B. 1792—CROWLEY. New act, validating purchases of bonds by municipalities under Act 8199, the Improvement Act of 1911, or Act 8209, the Improvement Act of 1915.

A.B. 1793—McBRIDE. Adds Sec. 690.11, Pol. C., re fees collected in relation to tidelands structures.

Provides all fees collected under Sec. 690.10 shall be remitted to State treasury and credited to current appropriation for support of Department of Finance.

A.B. 1794—ANDERSON. Amends title, Sec. 53, Act 9127c, re water conservation districts.

See digest S.B. 873, apparently identical.

A.B. 1795—LORE. Amends Secs. 1, 3½, 4 and 5, Act 3625, Child Labor Law.

Skeleton bill.

A.B. 1796—LAUGHLIN. New act, re distribution of motion picture films, and tax.

Skeleton bill.

A.B. 1797—LAUGHLIN. New act, State old age pension plan.

Skeleton bill.

A.B. 1798—WATERS. Adds Sec. 3659a, Pol. C., re use of previous assessment roll.

Provides that governing body of county, city and county, city, or district may authorize by ordinance use of assessment rolls of one year for taxation purposes in succeeding year with only necessary changes. Requires assessor to use such roll if ordinance passed.



and financing the sale of goods or services or both on the installment plan, except persons or companies already subject to supervision of Insurance Commissioner, Superintendent of Banks or Commissioner of Corporations.

"Installment sale" is defined in Sec. 3.

The schedule of fees appears in Sec. 24.

A.B. 1808—JONES. New act, re regulation of certain institutions and persons loaning money and providing interest and other charges that may be exacted from borrowers.

Skeleton bill.

A.B. 1809—JONES. New act, re creation, organization and management of park and playground districts.

Skeleton bill.

A.B. 1810—JONES. Amends Sec. 690, C. C. P., re exemptions from execution and attachment.

Skeleton bill.

A.B. 1811—JONES. Amends Act 8589, Land Title Law, re Torrens Title.

Skeleton bill.

A.B. 1812—JONES. New act, re horse racing.

Skeleton bill.

A.B. 1813—JONES. Amends Act 2256, Direct Primary Law.

Skeleton bill.

A.B. 1814—JONES. Amends Act 2256, Direct Primary Law.

Skeleton bill.

A.B. 1815—JONES. New act, re elections and election boards.

Skeleton bill.

A.B. 1816—JONES. Amends Act 3774, Liquor Control Act of 1933.

Skeleton bill.

A.B. 1817—JONES. Amends Act 3774, Liquor Control Act of 1933.

Skeleton bill.

A.B. 1818—JONES. New act, re tax upon and regulation of business of buying, selling or exchanging securities.

Skeleton bill.

A.B. 1819—JONES. Adds Sec. 1558, Prob. C., re estates of insane or incompetent persons.

Provides that on application of guardian or any interested person court may direct payment of surplus income not used for support of ward to next of kin whom the ward would, in court's judgment, have aided if ward had been of sound mind.

A.B. 1820—JONES. Amends Act 9123, County Water District Act, re water districts.

Skeleton bill.

A.B. 1821—JONES. New act, re writs of habeas corpus.

Skeleton bill.



A.B. 1822—JONES. New act, re mutual assessment insurance companies.  
Skeleton bill.

A.B. 1823—MEEHAN and JONES. New act, re creation, management and legalization of lotteries.  
Skeleton bill.

A.B. 1824—HUNT. New act, requiring Department of Public Works to do work on State highways and prohibiting the letting of contracts therefor.  
Skeleton bill.

A.B. 1825—HUNT. New act, re regulation of fishing.  
Skeleton bill.

A.B. 1826—HUNT. New act, re supervision, regulation and restriction of commercial fishing in waters under California's jurisdiction.  
Skeleton bill.

A.B. 1827—HUNT. New act, re regulation and supervision of public utilities.  
Skeleton bill.

A.B. 1828—HUNT. New act, re regulation of working conditions of labor in public and private enterprises.  
Skeleton bill.

A.B. 1829—HUNT. New act, re regulation of hours of labor.  
Skeleton bill.

A.B. 1830—HUNT. New act, re extension of veterans' rights for loan grants on homes and farms.  
Skeleton bill.

A.B. 1831—HUNT. New act, re control of traffic upon public highways whether in unincorporated or incorporated territory.  
Skeleton bill.

A.B. 1832—HUNT. Adds Sec. 157½, C. C. P., re appointment of superior court judges.

Provides in districts where there are municipal courts no person shall be eligible for appointment as superior court judge unless he has been elected at least once by popular vote to said municipal court.

A.B. 1833—O'DONNELL. Amends Act 997, re construction of buildings.  
Skeleton bill.

A.B. 1834—O'DONNELL (by request). Amends Sec. 48, F. & G. C., re disposition of fees and fines.  
Skeleton bill.

A.B. 1835—O'DONNELL. Amends Act 7518b, re regulation and inspection of construction of public school buildings.  
Skeleton bill.

A.B. 1836—O'DONNELL. Amends Sec. 585, Ag. C., re dairies and dairy products.  
Skeleton bill.

A.B. 1837—O'DONNELL. Amends Secs. 269 and 271, C. C. P., re phonographic reporters.

Authorizes judge to order daily transcript of reporter's notes upon request of, and to be available to district attorney and each defendant having separate counsel; judge may authorize additional reporter who shall receive same fee as original one.

Provides reporter may be excused from attendance in own department to aid in another department in preparing such daily transcript, and for appointment of a reporter pro tempore to his place.

A.B. 1838—O'DONNELL (by request). New act, re shorthand reporting.  
Skeleton bill.

A.B. 1839—O'DONNELL. New act, re adoption of Uniform Narcotic Drug Act.  
Skeleton bill.

A.B. 1840—O'DONNELL. New act, re possession, sale and distribution of narcotics.  
Skeleton bill.

A.B. 1841—O'DONNELL. Amends Secs. 750 to 813, Act 5233, re peace officers.  
Skeleton bill.

A.B. 1842—O'DONNELL. Amends Sec. 4290, Pol. C., re fees of county officers.  
Skeleton bill.

A.B. 1843—CUNNINGHAM. Amends Secs. 29 and 30, Act 2256, Direct Primary Law, re campaign expenditures.  
Skeleton bill.

A.B. 1844—CUNNINGHAM. Amends Sec. 1094, Pol. C., re registration of voters.  
Skeleton bill.

A.B. 1845—ANDREAS. Amends Sec. 5, Act 8493, Retail Sales Tax Act.  
Exempts from the tax the sale of spray oil for citrus or deciduous fruit trees.

A.B. 1846—ROSENTHAL. Adds Sec. 653h, Pen. C., re employment of certificated employees of school districts.  
Skeleton bill.

A.B. 1847—ROSENTHAL. Adds Sec. 3045, C. C., re liens of attorneys.

From commencement of an action or proceeding, or service of an answer containing a counterclaim, attorney has lien on client's claim which attaches to verdict, judgment or final order in client's favor, and such lien can not be affected by any settlement between the parties before or after judgment or final order.

A.B. 1848—ROSENTHAL. Amends Sec. 1468, Pen. C., re statement on appeal from municipal, justices' or police court.

Provides appellant or respondent, if dissatisfied with statement on appeal as corrected by trial court, may file as part of record on appeal a statement which he deems correct and may file affidavits therewith, Appellate Court having power to order introduction of supplementary evidence.

A.B. 1849—WAGNER. New act, Public Relations Act, re creation of a Public Relations Commission to assume powers of and supersede public welfare agencies.

Provides for a commission of five members, each receiving \$5,000 a year. Divides State into five districts, of four congressional districts each. Governor to

appoint first commission, one commissioner from each district, to hold office until next gubernatorial election, when one commissioner will be elected from each district.

Provides that all State, county and city charity or social welfare boards, commissions and agencies are abolished and that Public Relations Commission shall succeed to their powers and duties. Commission is given general power to inaugurate and supervise social welfare activities. Commissioner for each district shall administer this act for his district. Appropriates ----- dollars for purposes of act.

A.B. 1850—WAGNER. New act, imposing a tax upon transfers of real property.  
Skeleton bill.

A.B. 1851—WAGNER. New act, taxing banks at rate of 1 per cent of the amount of deposits therein during 1935 and 1936.

A.B. 1852—WAGNER. New act, re unemployment relief fund.

Creates a fund for relief of unemployment conditions caused by old age or economic conditions. Moneys for this fund consist of 1 per cent of the proceeds of the several taxes mentioned in Sec. 1 of the bill.

Administered by the Franchise Tax Commissioner.

A.B. 1853—WAGNER. Amends Secs. 1 to 25, and adds Secs. 1.1 to 1.10, Act 8443, Inheritance Tax Act.

Skeleton bill.

A.B. 1854—WAGNER. Amends Secs. 1 to 38, Act 8488, Bank and Corporation Franchise Tax Act.

Skeleton bill.

A.B. 1855—WAGNER. New act, imposing a tax upon the income of individuals and on income received by fiduciaries for individuals resident of this State.

Skeleton bill.

A.B. 1856—WAGNER. New act, levying tax upon compensation of employees in the State, proceeds to be used for relief of unemployment.

Skeleton bill.

A.B. 1857—WAGNER. New act, levying a net income tax upon business enterprises.

Rate is 1 per cent on net income in excess of \$10,000 per annum.

A.B. 1858—WAGNER. Amends Secs. 3 and 29 of and adds Sec. 4a to Act 8493, Retail Sales Tax Act, re rates of tax and extending the tax to interstate sales.

A.B. 1859—FULCHER. New act, re settlements with judgment debtors under the "Water Commission Act," Act 9091.

See digest S.B. 850, apparently identical.

A.B. 1860—FULCHER. New act, re collection of judgments under "Water Commission Act," Act 9091.

See digest S.B. 851, apparently identical.

A.B. 1861—NIELSEN. Amends Sec. 694da, Pol. C., re State Agricultural Society contingent fund.

Deletes obsolete provisions re appropriation made at fiftieth session. Adds provision that, with approval of Department of Finance, money may be expended for construction, improvements, and purchase of lands.

A.B. 1862—NIELSEN. Adds Secs. 359c and 359d, Pol. C., and repeals Act 5615, re vacations of State officers and employees.

Provides each State officer and employee shall be entitled to an annual vacation of not to exceed fifteen days, excluding Sundays and holidays, with pay. Requires State Personnel Board to make rules concerning vacations for civil service officers and employees, including vacations for employees employed less than one year, and for an accumulation of vacations to be taken in next succeeding year; appointing power of each noncivil service officer or employee is given like power.

A.B. 1863—NIELSEN. Adds Sec. 359e, Pol. C., re sick leaves for State officers and employees.

Permits State officers and employees employed for at least one year to be granted leave of absence when ill for not to exceed ten working days without loss of salary.

Requires State Personnel Board to adopt rules and regulations governing leaves of absence which shall define illness and may provide for accumulation of unused leaves of absence for period of not to exceed 100 working days; appointing power of each noncivil service officer or employee given like power.

A.B. 1864—CASSIDY. Amends Sec. 3746, Pol. C., re quarterly payments of taxes.

A.B. 217, 226, 1864 apparently identical.

A.B. 1865—REAVES. New act to impose a tax on billboards and outdoor advertising.

Skeleton bill.

A.B. 1866—REAVES. Amends Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917.

Skeleton bill.

A.B. 1867—PATTERSON. New act, re purchase, acquisition and installation of an electrical voting flash system.

Skeleton bill.

A.B. 1868—ROSENTHAL. New act, re publicly owned public utility services.

Authorizes the State and any city, city and county, public district, political subdivision or public agency, or any department or agency of any thereof, to acquire, construct or improve any water, light, power, heat, transportation, telephone service, or garbage or sewage disposal, slum clearance and other utility service by means of the issuance of revenue bonds.

Urgency measure.

A.B. 1869—BOYLE. Amends Sec. 1a, Act 8781, Unfair Competition Law, re sales below average cost.

Makes existing prohibition against sales below cost for purposes of injuring competitors a prohibition against sales or services below average cost in locality or trade area for such purpose; retains present definition of cost as cost to vendor plus cost of doing business.

A.B. 1870—BOYLE. Amends Sec. 4, Act 8781, Unfair Competition Law, re injunctions.

Authorizes use of injunction to enjoin violations of Sec. 1½ (1a) of said act, in addition to those of Sec. 1 for which injunction now permitted, and adds provision that any trade association officer, in addition to persons now permitted, may maintain such injunction actions regarding violations of either section.

A.B. 1871—BOYLE. Amends title, Sec. 8½, Act 8493, Retail Sales Tax Act.

Provides for the issuance of tokens to facilitate collection of the tax by the seller from the consumer.

A.B. 1872—BOYLE. Adds Sec. 405a, C. C. P., re bonds for costs in civil actions for malpractice.

Skeleton bill.

A.B. 1873—BOYLE. Amends Sec. 17, Act 3774, re license fees charged under the State Liquor Control Act.

Changes the distillery license fee from \$50 per year to a sliding scale of fees based on authorized annual production.

A.B. 1874—BOYLE. Amends Sec. 26, Act 3774, State Liquor Control Act.

Adds "wholesale dealer" to the list of persons who may not have any interest in the business of an "on-sale" licensee and extends the provisions of the section to prohibit any such person from having any interest in the business of an "off-sale" licensee.

A.B. 1875—BOYLE. Amends Sec. 3, Act 2964, Motor Vehicle Fuel License Tax Act, to decrease the gas tax rate from 3 cents to 2 cents per gallon.

A.B. 1876—WELSH and JONES. New act, re regulation of transportation of flammable liquids over public highways.

Provides such liquids, as defined and classified, shall not be thus transported unless with a permit for each tank truck, trailer, or semitrailer obtained from State Fire Marshal upon application and payment of \$1 fee for each such vehicle; such vehicle must comply with required minimum construction requirements and safety equipment.

Prescribes safety rules for filling and emptying such vehicles; prohibits smoking near any such vehicle and prohibits any such vehicle from entering any public garage where there is an open flame within fifty feet of such vehicle, unless all tanks and compartments are freed of all petroleum or hydrocarbon vapor.

A.B. 1877—LATHAM. Adds Sec. 653, Sch. C., re duties of governing boards of districts in connection with repairs of school buildings.

See digest S.B. 797, apparently identical.

A.B. 1878—MORGAN (by request). Adds Sec. 183, C. C. P., re absence of judges because of illness.

Provides that absence of superior court judge or justice of district court of appeal or Supreme Court for more than 30 consecutive days, plus 5 days additional for every year on bench, requires assignment of another judge to assume his duties; provides assigned judge shall receive same compensation as one whose place he takes, but not less than own compensation, and absent one shall thereafter receive no compensation until returns to duties.

A.B. 1879—WILLIAMSON. Amends Sec. 576, Veh. C., re special stops required of certain vehicles.

See digest S.B. 775, apparently identical.

A.B. 1880—WILLIAMSON (by request). Amends Secs. 5930 and 5931, Sch. C., re annuities from public school teachers' retirement salary fund.

At present, order of those entitled to collect balances of retirement salaries due deceased annuitants without procuring letters of administration, is as follows: (1) Surviving spouse; (2) children; (3) father or mother; (4) brothers and sisters, or guardians of any of them.

Bill adds grandchildren before brothers and sisters, and adds children of any deceased brothers and sisters at end; also adds same persons to provisions re affidavit to "Public School Teachers' Retirement Salary Fund Board" to receive such balances.



A.B. 1881—WILLIAMSON (by request). Adds Sec. 563d, Pen. C., re false rumors regarding corporations.

Provides that any person who wilfully and knowingly makes or circulates or assists in making or circulating any false rumors concerning the financial condition or securities of any corporation is guilty of a misdemeanor punishable by not over \$1,000 fine or one year's imprisonment or both.

A.B. 1882—WILLIAMSON (by request). Amends Sec. 629b, Pol. C., re life insurance.

Skeleton bill.

A.B. 1883—COTTRELL. Amends Sec. 472a, Pol. C., re defense of State officers and employees by Attorney General.

Provides for the defense of any officer or employee who is paid in whole or in part from State funds on account of his official actions in making arrests, or prosecuting offenses, or swearing to complaints. Section formerly related only to peace officers and their official actions in making arrests, or prosecuting offenses.

A.B. 1884—COTTRELL. Amends Sec. 13, adds Sec. 13a, Act 5130d, re taxation of business of transporting persons or property for hire upon public highways.

Abolishes the motor transportation license fund. Directs that the proceeds of the tax be credited to the general fund and declares that appropriations heretofore made payable from said special fund shall be payable from the general fund.

A.B. 1885—COTTRELL. Amends Sec. 91.5, Ag. C., re Sixth District Agricultural Association fund.

Deletes provision requiring approval of Director of Finance for expenditures; provides for expenditures "in accordance with law." Deletes provision that all of fund must be expended before any general fund appropriation is available for expenditure.

A.B. 1886—UTT. New act for the relief of delinquent taxpayers of drainage and other districts.

Skeleton bill.

A.B. 1887 to A.B. 1889—MINARD. Amend Ins. C.

Skeleton bills.

A.B. 1890—MINARD. Amends Sec. 653c-1, Pen. C., re hours of labor on public works.

Increases maximum hours of labor for any laborer, workman or mechanic employed upon any public works in this State from 30 to 40 hours per week.

A.B. 1891—FISHER. Amends Sec. 482, F. & G. C., re prohibition against pollution of waters in Trinity and Klamath River district.

Removes provision that clarity must be affected to constitute pollution, together with definition of clarity; to acts of unlawful pollution, adds dumping of debris from hydraulic, placer or milling operations.

A.B. 1892—FISHER (by request). Claim bill, \$1,200. Robert Francis Layne and Minna M. Layne.

A.B. 1893—FISHER. Amends Sec. 685, C. C. P., re motion to execute on judgments after five years.

Affidavit in support of such motion is required to give reasons for failure to obtain satisfaction of all or part of judgment, rather than reasons for failure to have writ of execution issued within five years.

A.B. 1894—FISHER. (by request). Adds Sec. 685a, C. C. P., re renewal of judgments.

Skeleton bill.

A.B. 1895—FISHER. Amends Sec. 1142, Pol. C., re election boards.

Permits board of supervisors to use at any election, rather than at certain ones as in existing law, precinct election boards consisting of one inspector, one judge and two clerks. Regular election board consists of one inspector, two judges and three clerks.

A.B. 1896—FISHER. Adds Sec. 1143, Pol. C., re election boards.

In counties of third class, Alameda County, where other provisions are not made, by law or charter, the election officers appointed for each precinct shall constitute an election board which shall consist of one inspector, one judge, and two clerks. Board shall be governed by Sec. 1142, Pol. C.

A.B. 1897—FRAZIER. Adds Sec. 4, Act 7100, re use for exposition purposes of tide lands granted to the City and County of San Francisco.

See digest S.B. 758, apparently identical.

A.B. 1898—LYON. Adds Sec. 1313a, Pen. C., re leaving of jurisdiction of court after depositing bail.

Provides that person charged with felony, who wilfully or designedly leaves jurisdiction of court after being admitted to bail, is guilty of a felony punishable by imprisonment for not less than one nor more than five years.

A.B. 1899. LYON. Adds Sec. 1314a, Pen. C., re amount of bail.

When bail set, defendant may deposit cash and no greater amount to be required if defendant shall deposit a bail bond or undertaking on bail.

A.B. 1900—LYON. Amends Sec. 3664b, Pol. C., increasing rate of tax on insurance companies from 2.6 to 4 per cent.

See digest S.B. 938, apparently identical.

A.B. 1901—LYON. New act, re tax on real estate transactions.

See digest S.B. 939, apparently identical.

A.B. 1902—LYON. Amends Secs. 1305, 1306, 1307, Pen. C., re forfeiture of bail undertaking or deposit.

1305. Now provides court may discharge forfeiture of bail undertaking or deposit if defendant and bail satisfactorily excuse defendant's neglect, and show that defendant's absence was without bail's connivance. Amendment requires court to discharge upon showing only that defendant's absence was without bail's connivance. Also deletes provision that discharge may be upon such terms as may be just.

1306. Now provides payments after forfeiture of bail shall be paid into bail bond trust fund in treasury of city or county; amendment simply designates treasurer of such city or county as person to receive such payments and safely keep such fund. Provides that if, within six months, rather than one year after entry of summary judgment, defendant is returned to custody and is subsequently convicted, the bail less certain charges may be returned. Specifies that section applies to cash bail.

1307. Provides that after clerk pays forfeited cash bail to treasurer, defendant shall have refund thereof only upon filing with treasurer an affidavit excusing his default.

A.B. 1903—HORNBLOWER. Amends Sec. 690, C. C. P., re exemptions from execution or attachment.

Deletes exemption of life insurance.

A.B. 1904—HORNBLOWER. Amends Secs. 3, 6, 7, 9, 10 and 14, Act 3421, re regulation and licensing of horse racing.

Sec. 3. Provides that rules and regulations of racing board shall be consistent with provisions of act; and that stewards and judges shall have been bona fide residents of State for two years next preceding issuance of license. Provides for hearing and trial of charges by board before requiring removal of employee or official employed by licensee.

Sec. 6. Reduces salary of secretary of the board from \$4,000 to \$3,000 per year. Deletes provision exempting the employees of the board from civil service.

Sec. 7. Provides that board shall maintain one office at Sacramento, instead of a general office in that city. Meetings at other places permitted, but board shall not maintain any branch offices and shall hold its meetings in State office buildings.

Sec. 9. Words "upon questions of law only" are deleted from provision that suspension or revocation of licenses by board shall be subject to review.

Sec. 10. Provides that racing days apportioned by the board may be so apportioned for a period of one year, on the first Monday after the first Sunday in January.

Sec. 14. Provision regarding totalisator or similar mechanical equipment is amended by striking out "as may be approved by the board, but such board shall not require any particular make of mechanical equipment," and substituting "which shall total said pool but said board shall not compel the installation of any particular totalisator." Provides that commission deducted by licensee from pools shall not exceed 7 per cent instead of 8 per cent, and provides that such amount shall be in addition to the license fee of 2 per cent as provided in Sec. 12.

A.B. 1905—COTTRELL. Amends Sec. 11, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re period of limitation.

Provides that where employer has notice of injury to employee, no period of limitation operates against employee until employer has given him notice in writing that his petition or right to further application for compensation will be barred six months from time of giving said notice.

A.B. 1906—PELLETIER. Adds Sec. 987b, Pen. C., re public defender's office.

Provides that public defender who accepts gratuity of any kind from prisoner or his family is guilty of misdemeanor. Provides that upon conviction therefor, he shall be removed from his office, disqualified from holding public office, and be suspended from practicing law for one year.

A.B. 1907—PELLETIER. Adds Sec. 238, Pen. C., re arresting.

Provides that any officer failing to take arrested person to the nearest available magistrate for arraignment, and any available magistrate who delays arraignment are guilty of false imprisonment.

A.B. 1908—FLINT. Amends Secs. 1065 and 1068, F. & G. C., re fish.

Removes District 20 from those in which sardines may be taken for use in reduction plant or by a packer; adds qualification that reduction or extraction of sardines must be for human consumption.

A.B. 1909—PATTERSON. New act, "Health Insurance Act," re health insurance. Skeleton bill.

A.B. 1910—PATTERSON. New act, providing for a tax upon the abstraction of natural resources. Skeleton bill.

A.B. 1911—PATTERSON. Amends Act 8443, Inheritance Tax Act. Skeleton bill.

A.B. 1912—PATTERSON. New act to be known as the "Tax Code," providing for a complete system of taxation for the support of State, county and municipal government.

Skeleton bill.

A.B. 1913—PATTERSON. Budget appropriation bill for support of the State government.

Skeleton bill.

A.B. 1914—CLARK. Amends Sec. 1928, C. C. P., re evidence.

Skeleton bill.

A.B. 1915—CLARK. New act, re appropriation to dredge Alamitos Bay.

Skeleton bill.

A.B. 1916—CLARK. Amends 537, C. C. P., re attachments.

Skeleton bill.

A.B. 1917—CLARK. New act, re appropriation to improve Alamitos Bay Park.

Skeleton bill.

A.B. 1918—CLARK. Adds Sec. 104, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re hospital records of persons receiving compensation.

Provides that all hospital records in respect to services rendered to any person under provisions of act shall be exhibited to patient and to any person authorized by him in writing to examine same. Such person or patient to be allowed to make copies.

A.B. 1919—CLARK. Amends Sec. 6, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re presumptions in respect to injuries.

Provides that injury occurring during hours of labor of employee presumed to arise out of and in the course of the employment. Presumption rebuttable only by substantial evidence to contrary.

A.B. 1920—CLARK. Amends Sec. 2, Act 8443, Inheritance Tax Act, re allowable deductions from "appraised" value of the estate in ascertaining the amount of the tax.

Includes the extraordinary fees of attorneys in the items of expenses of administration which thus may be deducted and inserts references to the Probate Code in lieu of the former references to the Code of Civil Procedure.

A.B. 1921—CLARK. Amends Sec. 1461, Prob. C., re guardians of insane or incompetent persons.

Instead of serving notice of hearing on petition, alleging insanity or incompetency, upon such person, provides for service upon him of citation and copy of petition notifying him of time and place of hearing.

A.B. 1922—CLARK. Amends Secs. 2283 to 2290, inc., Pol. C., re State aid for orphans, abandoned children and children of fathers unable to pursue gainful occupation.

Skeleton bill.

A.B. 1923—CLARK. Amends Sec. 24, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re fees of attorneys in workmen's compensation causes.

Skeleton bill.

A.B. 1924—LYON. New act, re classification and regulation of pawnbrokers.

Skeleton bill.

A.B. 1925—REAVES. Amends Secs. 4 and 7, Act 1999, re use of dead bodies.

Provides that bodies of unclaimed dead may be used for chiropractic education and science to same extent as for medical education and science, and that chiropractic schools shall have the same right to material at inquests as medical or osteopathic schools.

A.B. 1926—REAVES. Amends Sec. 1, Act 258, re employment of aliens.

Skeleton bill.

A.B. 1927—FLINT. Amends Sec. 1, Act 6258a, re subsidies to tuberculosis preventoria.

Deletes provision requiring tuberculosis preventorium maintained by city, county, city and county, or group of counties to conform to regulations of and be approved by Bureau of Tuberculosis before it can receive State aid.

A.B. 1928—FLINT. Amends Sec. 3, Act 6258, re subsidies to tuberculosis hospitals.

Deletes provision requiring tuberculosis ward or hospital maintained by city, county, city and county, or group of counties to conform to regulations of and be approved by Bureau of Tuberculosis before it can receive State aid.

A.B. 1929—FLINT. Amends Sec. 4041k, Pol. C., re easements.

Provides that board of supervisors may abandon any easements granted to it, rather than only easements for sewage or drainage.

A.B. 1930—FLINT. New act, re licensing, regulating and fixing rules governing motion picture and theatrical agencies.

Provides for a board of 3 persons, at least one of whom shall be a woman, who shall license, regulate and fix rules for motion picture and theatrical agents, who may approve contracts between minors and motion picture studios, regulate commissions charged by agents and settle and arbitrate disputes between agents and actors and between agents or actors and studios. Each commissioner may sit as judge in arbitration of such disputes, and shall receive a per diem of \$25 to be paid by the losing party, or as commissioner may decide. Appeals from judgment of commissioner may be taken to the District Court of Appeals.

A.B. 1931—REDWINE. Amends Sec. 131, C. C., re filing of decisions in divorce cases.

Provides that in actions for divorce the court must file its decision and conclusions as in other cases; the words "of law" being deleted after "conclusions."

A.B. 1932—REDWINE. Amends Sec. 91, C. C., re the effect of judgment decreeing divorces.

Provides effect of judgment is to restore parties to state of unmarried persons upon expiration of three months from date of entry unless appeal taken, in which case judgment shall be effective only upon affirmance or dismissal of appeal and filing of remittitur; judgment to show on its face that it is effective only as so provided.

A.B. 1933—REDWINE. Amends Sec. 61, C. C., re legality of subsequent marriage.

Deletes provision making such marriage invalid if contracted within one year after entry of an interlocutory decree in divorce proceeding. Provides instead that it is invalid if contracted within three months after judgment of divorce, or if there is appeal, if contracted before termination of appeal by affirmance or dismissal.



A.B. 1934—REDWINE. Amends Sec. 90, C. C., re effect of divorce.

Specifies that dissolution by divorce is effective as provided in Sec. 91, C. C., which provides that decree restores divorced person to unmarried status.

A.B. 1935—REDWINE. Amends Sec. 132, C. C., re actions for divorce.

Provides that no action for divorce shall be tried before expiration of three months from date of commencement of action, unless for good cause shown; and no judgment shall be made or entered within that time. Deletes present section providing for entry of final judgment after one year from entry of interlocutory judgment.

A.B. 1936—REDWINE. Amends Sec. 473, C. C. P., re relief from default in divorce cases.

Amends provision permitting relief from judgment, order, or other proceeding taken through mistake, inadvertence, surprise, or excusable neglect upon application therefor within six months thereafter, by providing that in actions for divorce such application shall be made within three months.

A.B. 1937—THORP. Adds Sec. 477.1, Ag. C., re advertising of percentage of milk fat.

Skeleton bill.

A.B. 1938—SCUDDER. Amends Act 986, re building and loan associations.

Skeleton bill.

A.B. 1939—SCUDDER. New act, re liquidation of building and loan associations.

Skeleton bill.

A.B. 1940—SCUDDER. New act, re credit of building and loan certificates.

Skeleton bill.

A.B. 1941—SCUDDER. New act, re holding companies dealing in certificates for deposits of building and loan associations.

Skeleton bill.

A.B. 1942—SCUDDER. New act, re supervision of building and loan associations.

Skeleton bill.

A.B. 1943—SCUDDER. New act, re laboratories.

Provides for licensing and supervision of privately owned public laboratories conducting chemical, bacteriological, pathological, physiological, serological, or other scientific examinations, analyses or experiments in aid of diagnosis or control of diseases of man, or preparing any serum, toxin or similar product applicable to the prevention or cure of diseases of man.

Permits are issued or revoked and act is administered by State Department of Public Health.

A.B. 1944—FIELD. New act, re a system of State civil service.

Skeleton bill.

A.B. 1945—MISS MILLER. Amends Ins. C.

Skeleton bill.

A.B. 1946—MISS MILLER. New act, re regulation of possession, sale or distribution of narcotics.

Skeleton bill.

A.B. 1947—MISS MILLER. Amends Act 5545, re education of nurses.

Skeleton bill.

A.B. 1948—BOYLE. Amends Act 3421, re horse racing.

Skeleton bill.

A.B. 1949—BOYLE. New act, re formation of insurance companies similar to Lloyd's.

Skeleton bill.

A.B. 1950—CRONIN. Adds Sec. 171a<sup>1</sup>, Pen. C., re firearms.

Provides that person who knowingly furnishes firearm to paroled convict is guilty of felony.

Places burden of proof of lack of knowledge on person furnishing firearm.

A.B. 1951—KALLAM. Amends Act 3774, State Liquor Control Act, re liquor control.

Skeleton bill.

A.B. 1952—KALLAM. Amends Ag. C., re agriculture.

Skeleton bill.

A.B. 1953—KALLAM. New act, re taxation.

Skeleton bill.

A.B. 1954—KALLAM. Amends F. & G. C., re fish and game.

Skeleton bill.

A.B. 1955—KALLAM. Amends Ins. C., re insurance.

Skeleton bill.

A.B. 1956—KALLAM. Amends Sts. & H. C., re streets and highways.

Skeleton bill.

A.B. 1957—KALLAM. Amends Act 6386, The Public Utilities Act, re public utilities.

Skeleton bill.

A.B. 1958—WALKER. Adds Sec. 10a, Act 261, Alien Land Law, re control of land by aliens.

Makes it unlawful for alien not eligible to citizenship to acquire possession, enjoy, use, cultivate, occupy, or transfer real property or interest therein, or have beneficial use thereof, or have possession, custody, care or control of real property, agricultural lands, or lands fit for agricultural purposes.

A.B. 1959—WALKER. Adds Secs. 306 and 306a, Pen. C., re minors.

Makes it misdemeanor to require or permit minor to work in place where liquor is sold other than in original package, or to work in connection with enforcement of liquor laws.

A.B. 1960—CUNNINGHAM. Adds Sec. 3810, Pol. C., re judicial review of assessments and taxes alleged to be illegal or erroneous.

Skeleton bill.

A.B. 1961—CUNNINGHAM. Amends Sec. 3617, Pol. C., relating to definitions.

Skeleton bill.

A.B. 1962—LYON. Amends the title and Secs. 1 and 5 of Act 3774, re taxation of certain beverages.

See digest S.B. 983, apparently identical.

A.B. 1963—LYON. New act imposing a license tax on motor vehicles measured by the weight and the value of the vehicle, a license tax imposed in lieu of the ad valorem tax upon such vehicle.

Certificate as to the gross weight of the vehicle, issued by the Franchise Tax Commissioner.

A.B. 1964—UTT. Amends Sec. 3638a, 3717 and 3787 and adds 3710a, Pol. C., re lien of taxes secured by real property.

Makes tax liens subject to prior existing recorded liens.

A.B. 1965—UTT. New act, re legislative research committee.

Creates a joint legislative research committee of four members of the Assembly and three members of the Senate to participate in and encourage research by private and governmental agencies in the problems of taxation, public finance and governmental organization and to report to the Legislature at each session, including in its report drafts of legislation recommended by it.

A.B. 1966—UTT. New act, re royalties paid and to be paid to the State by producers of crude oil and prescribing the duties of the Director of Finance in connection therewith.

Skeleton bill.

A.B. 1967—UTT. Add Sec. 14a, Act 2119, District Investigation Act of 1933, re formation of sanitary districts.

Provides that the provisions of Sec. 14, which place limitations upon the cost of projects, shall not apply to formation of sanitary districts under Ch. 171 of the Statutes of 1923 whenever county health department of county in which it is proposed to form a sanitary district, or State Board of Health shall certify and file with the board of supervisors a verified certificate declaring that an emergency exists.

A.B. 1968—UTT. Amends Sec. 752, Act 5233, re election of board of education in cities of fifth class.

Provides for staggered terms for members.

A.B. 1969—UTT. Amends Secs. 752, Act 5223, re election of board of education in cities of fifth class.

Provides for staggered terms for members.

A.B. 1970—UTT. New act, re city civil service.

Authorizes the legislative body of any city by ordinance to establish a civil service system for the selection, promotion, discipline and retirement of appointive officers and employees of the city. Certain minimum requirements to be observed in such a case are stated in Sec. 4.

An urgency measure.

A.B. 1971—UTT. New act, granting to Orange County certain state-owned lands lying within said county.

Skeleton bill.

A.B. 1972—LYON. Amends Sec. 10, Act 5238, re municipal courts.

Skeleton bill.

A.B. 1973—LYON. Amends Sec. 7, Act 5238, re municipal courts in cities of the first and one-half class.

Skeleton bill.

A.B. 1974—LYON. New act, re judges of the municipal court in chartered cities with population of more than forty thousand, in counties of the first class.

Skeleton bill.

A.B. 1975—LYON. Amends Sec. 7, Act 5238, re municipal courts in chartered cities of the first and one-half class.

Skeleton bill.

A.B. 1976—CHATTERS. Amends Sec. 29, Act 3854 "The California Irrigation District Act," re property acquired by the district.

Permits district to lease (as well as to sell) district property no longer needed for district purposes. Also permits district to lease or sell mineral, gas or oil rights separate and apart from surface rights.

A.B. 1977—ANDREAS. Amends Chs. I, II, III, IV, V, VI, VII, VIII, IX, X and XI, Pt. I, Div. II, Sch C.

Skeleton bill.

A.B. 1978—FIELD. New act, to be known as the "Housing Authorities Law."

A housing authority in the nature of a municipal corporation is formed upon petition to the governing body of a city and the finding by the latter that unsanitary or unsafe inhabited dwelling accommodations exist in the city and in an area lying within ten miles of the boundaries of the city, or that there is lack of safe or sanitary dwelling accommodations in the city and in said area.

Managed by five commissioners appointed by the mayor. General powers of such an authority are expressed in Sec. 17. Bonding powers and method of exercising same are expressed in Secs. 23 to 30. Power to mortgage its properties is expressed in Sec. 31. Rights of mortgagees and holders of bonds of such an authority are stated in Secs. 32 to 36.

A city within the boundaries of a housing authority may sell, lease or donate its property and render services for the benefit of occupants of housing projects and provide facilities in connection with housing projects (Sec. 39).

Urgency measure.

A.B. 1979—GLOVER. Amends Secs. 851 and 852, Act 5233, re officers of fifth class cities.

Sec. 851 amended to provide that city clerk shall be ex officio assessor, and to provide for a president of city council to be known as mayor.

Sec. 852 amended to provide for election of city judge for four-year term, instead of appointment by council.

Permits establishment by council of office of clerk of city court, such clerk and his deputies to be appointed by city judge subject to approval of council.

Provides all appointive officers to hold office during pleasure of council, and in case of appointment by city officer or judge at the pleasure of such officer or judge. Council may designate number of deputies to be appointed by city officers. City attorney or city judge must be licensed attorney.

A.B. 1980—GLOVER. New act, re employment in public service.

Provides that no more than one person from a family within the degree of husband and wife, or parent and child, or brother and sister, shall be employed in any county, city, city and county, or district of the State.

A.B. 1981—GLOVER. New act, re conditional sales contracts.

Provides no conditional sales contract shall be valid as against innocent third party vendees unless it is recorded with county recorder of county where property is located.

A.B. 1982—GLOVER. New act, re use of word "company."

Provides "company" shall be used only by and in connection with corporations.  
Part skeleton bill.

A.B. 1983—FIELD. New act, re State subsidies to counties for forestation, reforestation, fire control, and rehabilitation of forest areas denuded by fire.

Skeleton bill.

A.B. 1984—LORE. New act, re the rates of public utilities.

Skeleton bill.

A.B. 1985—LORE. Amends Act 8490, Special Assessment Investigation, Limitation and Majority Protest Act of 1931.

Skeleton bill.

A.B. 1986—LORE. New act, re relief of special assessment districts.

Skeleton bill.

A.B. 1987—CLARK. Amends Sec. 3, Act 5149, re liability insurance carried by municipalities, counties, school districts or the State.

Adds provision permitting the insuring of administrative and teaching forces of the public schools.

A.B. 1988—FRAZIER. Adds Sec. 537i, Pen. C., re defrauding of garage keepers.

Provides any person who receives materials or services from garage keepers, without paying therefor, with intent to defraud, is guilty of misdemeanor.

A.B. 1989—FIELD. Amends Sec. 677, Pol. C., re State accounting.

Provides for installation of modern accounting systems by the Department of Finance in State offices. No substantial change.

A.B. 1990—FIELD. Repeals Sec. 677a and adds Sec. 677.5, Pol. C., re budgets of State departments and other State agencies.

New section substantially same as section repealed.

A.B. 1991—FIELD. Repeals Sec. 658a, adds Sec. 658.5, Pol. C., re refunds of fees paid to the State.

New section substantially same as section repealed.

A.B. 1992—FIELD. Repeals Sec. 675b, adds Sec. 675.1, Pol. C., re approval of salaries by Department of Finance.

New section substantially same as section repealed.

A.B. 1993—FIELD. Amends Sec. 675a, Pol. C., re approval of contracts by the Department of Finance.

No substantial change.

A.B. 1994—FIELD. Repeals Sec. 686a and adds Sec. 686.5, Pol. C., re accountants in the Department of Finance.

New section substantially same as section repealed.

A.B. 1995—KALLAM (by request). Amends Sec. 779, Pol. C., re publication of court reports.

Shortens time for advertising for proposals for publication of said reports from 30 days to 6 days.



A.B. 1996—TURNER. Amends Sec. 159, Act 5128, California Vehicle Act, re motor vehicle fund.

Skeleton bill.

A.B. 1997—TURNER. Amends Sec. 777, Veh. C., re funds for maintenance of Department of Motor Vehicles.

Skeleton bill.

A.B. 1998—TURNER. Amends Secs. 770, 771, Veh. C., re disposition of fines and forfeitures.

Skeleton bill.

A.B. 1999—TURNER. Amends Sec. 160, Act 5128, California Vehicle Act, re disposition of fines and forfeitures.

Skeleton bill.

A.B. 2000—JONES. Adds Sec. 565a, C. C. P., re appointment of receivers.

Provides receiver authorized to be appointed under Sections 564 and 565, C. C. P., shall be county counsel or district attorney of county in which such receiver is appointed.

A.B. 2001—JONES. Amends Secs. 975 and 978, repeals Sec. 976, C. C. P., re appeals from justices' court.

Dispenses with trial de novo in superior court on appeal from justices' courts on questions of fact or of law and fact and reduces appeal bond from \$100 to \$50. Repeals Sec. 976 now providing for new trial on appeal of fact or of law and fact.

A.B. 2002—JONES. Repeals Secs. 649, 650, 651, 652, 653, 939, 940, 951, 952, 953, 953a, 953b, 953c and 953d, C. C. P., re method of appealing civil actions.

Secs. 649-653. Appeals by bill of exceptions.

Secs. 939-940. Time and notice of appeal.

Secs. 951-953. Records on appeal in certain cases.

Secs. 953a-953d. Alternative method of appeal.

Apparently related to A.B. 2003.

A.B. 2003—JONES. Adds Sec. 654, C. C. P., re method of appealing civil actions.

After oral or written notice of appeal, all original papers and records and reporter's transcript of testimony shall be sent to appellate court within thirty days.

Requires a reporter in all contested cases.

Provides for appellant's and respondent's briefs.

Allows oral argument before appellate court only upon notice.

Provides for undertaking to secure payment of reporter.

Apparently related to A.B. 2002.

A.B. 2004—JONES. New act, re highway signs.

Prohibits insignia, other than insignia of Division of Highways, on highway signs.

A.B. 2005—JONES. Adds Chap. 8, Div. VI, Ag. C., re traveling merchants.

Defines traveling merchant as person selling agricultural products, fish, game, and perishable commodities from vehicle or uninclosed place, except fixed place of business. Requires State license, annual fee \$250. Exempts growers or producers and "produce dealers." Not to conflict with local licensing ordinances in chartered cities or counties.

A.B. 2006—JONES. Amends Act 6378, re park, recreation and parkway districts.

Skeleton bill.

A.B. 2007—JONES. New act, re formation, management and dissolution of recreation park districts.

Skeleton bill.

A.B. 2008—JONES. New act, re formation, maintenance, and dissolution of playground and recreational park districts within counties.

Skeleton bill.

A.B. 2009—JONES. Amends Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, Act 6378, re park, recreation and parkway districts.

Skeleton bill.

A.B. 2010—CLARK (by request). Amends Sec. 7, Act 8493, Retail Sales Tax Act, relative to refunding of tax paid on foodstuffs purchased for relief work.

Skeleton bill.

A.B. 2011—COTTRELL. New act, to be known as the "Tobacco Tax Act."

See digest S.B. 880, apparently identical.

A.B. 2012 and A.B. 2013—NIELSEN. Amends Veh. C.

Skeleton bills.

A.B. 2014—FISHER. Amends Sec. 1239, C. C. P., re eminent domain.

Skeleton bill.

A.B. 2015—FISHER. Amends Sec. 1238, C. C. P., re eminent domain.

Skeleton bill.

A.B. 2016—FISHER. Repeals Secs. 367 to 367g., inclusive, and adds Secs. 367 to 367t, inclusive, Pol. C., re Department of Public Welfare.

Skeleton bill.

A.B. 2017—WILLIAMSON (by request). Repeals Pt. III of Div. VI, Sch. C., and adds Pt. III consisting of Secs. 6.740 to 6.745 inclusive, re use of school property.

Repeals all existing provisions relating to the use of school buildings and grounds as civic centers.

Makes public school buildings and grounds a civic center to be used by organizations engaged in recreational, literary, artistic and moral development under terms and conditions prescribed by governing boards of districts, provided such use is not inconsistent with public school activity nor interferes with the regular conduct of school work.

Prohibits use of civic center by any political party or organization directly or indirectly affiliated with any political party. Requires charge to be made for use of civic center when an admission is to be charged by organization using it, otherwise use of civic center to be granted without charge.

Civic center to be maintained from the county or special school funds of the school district.

A.B. 2018—LATHAM and WRIGHT. Amends Sec. 4, Act 5130d, re increasing from 3 to 6 per cent the rate of tax based upon gross receipts derived from transportation of persons or property for hire upon the public highways.

See digest S.B. 923, apparently identical.

A.B. 2019—PEYSER. Amends Sec. 2289, Pol. C., re State aid to indigent orphans.

Reduces maximum age of children receiving such aid from 18 years to 16 years.

A.B. 2020—FIELD. Adds Sec. 476b, Pen. C., re imitating blank checks.

Makes it unlawful to print blank check in fictitious or existing name without written authorization.

A.B. 2021—ROBERTSON. Amends Sec. 41, Prob. C., re bequests and devises.

Allows more than one-third estate to be given to charitable corporations, by will, executed more than 30 days before death.

A.B. 2022—LATHAM. New act, to be known as the "Severance Tax Law."

Levies a tax upon the severance, also upon the first processing of any natural resource.

See digest of S.B. 912, apparently identical.

A.B. 2023—ANDERSON, BURNS, BOYLE, McMURRAY and HUNT. Amends title and Secs. 1, 2, 3 of, and adds Sec. 4 to Act 4718, "Act to provide a day of rest from labor," re scope and enforcement of the act.

Includes provisions for weekly day of rest in private employment, enforcement of the act by the Chief of Division of Labor Statistics and Law Enforcement, and of penalties for violation.

Forbids employer to allow employees to work without one day's rest in seven. Does not apply in case of extraordinary emergency caused by fire, flood or danger to life or property.

Includes employment on any basis whatever, and provides that in the case of night work the employee is allowed one full night of rest in seven.

Fines collected for violations credited to general fund.

A.B. 2024—VOIGT and ANDERSON (by request). New act, re trailers.

With certain exceptions, makes it misdemeanor to operate trailers carrying load, except camp equipment, in excess of one ton.

Exempts semitrailers and boat carriers.

A.B. 2025—VOIGT and ANDERSON (by request). Amends title and Secs. 1 and 2, Act 5130e, re hours of labor of truck drivers.

Title specifies requirement that records of hours be made available to peace officers, district attorneys and other officers, and the providing of penalties for violation.

Reduces hours of labor of persons driving on highway vehicles transporting merchandise, any other motor vehicle, or other property from 12 to 8 consecutive hours, and from 12 to 8 hours spread over a total of 15.

Deletes provisions exempting common carriers.

Extends penalties to an association or an officer or agent of association, firm, or corporation, and to omissions to comply with provisions.

Provides jail sentence in addition to fine.

A.B. 2026—PELLETIER and HAWKINS. New act, re inclusion of instruction of tolerance in the public school system.

Skeleton bill.

A.B. 2027—KALLAM. New act, re regulation of greyhound racing.

Skeleton bill.

A.B. 2028—FULCHER. Amends Sec. 1310, adds Sec. 1340.6, F. & G. C., re bear.

Excludes black and brown bear from definition of fur-bearing animals and provides season during which bear may be taken.

A.B. 2029—MARTIN. Amends Sec. 4041.7, Pol. C., re definition of powers of the Board of Supervisors.

Skeleton bill.

A.B. 2030—MARTIN. Amends Secs. 1426, 1427 and 1428, Sts. & H. C., re expenditures.

Skeleton bill.

A.B. 2031—MARTIN. Amends Sec. 159, Act 5128, California Vehicle Act, re use of funds derived thereunder.

Skeleton bill.

A.B. 2032—MARTIN. Amends Sec. 13½, Act 2964, Motor Vehicle Fuel License Tax Act, re use of funds derived thereunder.

Skeleton bill.

A.B. 2033—JOHNSON and DAWSON. Amends title and Secs. 2, 4 and 5, Act 4740, re seasonal labor disputes and application of State Wage Law.

Certain sections of State Wage Law made applicable. Penalties provided. Chief of Division of Labor Statistics and Law Enforcement substituted for commissioner of bureau of labor statistics.

Provides that amount awarded by chief in disputes is conclusively presumed to be amount due employee and can be set aside by the courts only on grounds of fraud or lack of jurisdiction of said chief, whose decision is subject to review in superior court on certiorari.

Makes applicable all secs. of State Wage Law, Act 4743, except 2 and 4. Provides for both civil and criminal actions. Chief may sue in court as State Labor Commissioner rather than himself determine the amount due.

A.B. 2034—JOHNSON and DAWSON. Amends Secs. 1 and 2, Act 4717, re forcing employees to patronize particular firm.

Prohibits person from coercing employee to patronize particular place. Increases fine imposed for violation of act from \$100 to \$500.

A.B. 2035—JOHNSON. Adds Sec. 2005, C. C., re computation of wages for portion of a month.

Employee entitled to one-thirtieth of month's pay for every day elapsed up to time he leaves employment.

A.B. 2036—HEISINGER. Adds Sec. 526a, Pol. C., re State printing.

Department of Finance may print and sell to counties forms used by counties in transacting State business.

A.B. 2037—HORNBLOWER. Adds Sec. 1357a, Pol. C., re hallots.

See digest A.B. 529, apparently identical.

A.B. 2038—ANDERSON and CROWLEY. Amends title and Sec. 12, and adds Sec. 14, Act 5515, re penalties for bringing indigents into this State.

Amends title so as to include provision for penalties for bringing indigents into the State.

Misdemeanor to make contract with knowledge that its terms can not be lived up to without violating a State or Federal code or law with reference to the hours or wages of employees. Prosecution in county where indigent enters the State, or in the county where arrangement for such personal services was made.

Defines indigent and provides for his return whence he came at expense of those who brought him into the State.

A.B. 2039—ANDERSON and CROWLEY. Adds Sec. 1972, C. C., re traveling expenses of personal service workers.

In absence of written agreement persons brought into or taken out of California to render personal services shall have their traveling expenses paid.

Does not apply where work continues for year.

A.B. 2040—COTTRELL. Claim bill. \$11,543.81, Superintendent of Accounts of Department of Finance.

Said \$11,543.81 shall be paid: \$7,174.26 from general fund; \$3,160.34 from highway maintenance fund; \$428.15 from harbor improvement fund; \$781.06 from deceased persons' fund.

A.B. 2041—PATTERSON. Amends Sec. 920, Pol. C., re public contracts.

Deletes provisions of present section and prohibits legislators and officers, employees, and agents of State, political subdivisions thereof, and municipalities from benefitting from public contracts and requires provision to that effect to be in every contract but not to apply if contract is made with corporation for its general benefit.

A.B. 2042—GEYER. Amends Secs. 5.500, 5.680 and 5.681, Sch. C., re teachers.

Provides teacher employed by school district for two consecutive years is permanent employee thereof.

Probationary employees may be dismissed only for cause, determination of cause by governing board to be conclusive if relates solely to school's welfare.

Makes written notice before May 15 mandatory in case of dismissal.

A.B. 2043—GLOVER. Amends Sec. 5.722, Sch. C., re payment of certificated employees on leaves of absence.

Provides that compensation be paid to employees on leaves of absence in monthly installments during such leaves in lieu of present provision requiring semiannual payments during the two years following return of employee from leave.

Adds provision that governing board shall provide bond covering amount paid to employee if employee does not return after leave.

A.B. 2044—HUNT. Amends Secs. 12 and 14, Act 3421, re regulation of horse racing and the division of commissions between the State and licensees.

Part skeleton bill.

A.B. 2045—DESMOND. Amends Sec. 14a, Act 3854, California Irrigation District Act.

Skeleton bill.

A.B. 2046—DESMOND. New act, re commissions charged for handling agricultural products.

Provides that no person or corporation shall make a contract for the sale of agricultural products wherein a commission is charged unless the commission be charged upon the amount received upon the sale after the charges for freight and cartage have been deducted.

A.B. 2047—DAWSON (by request). Amends Sec. 1197, C. C. P., re executions in actions on mechanic's lien.

Provides for levying of execution as well as attachment in action to foreclose mechanic's lien or in separate action.

Allows separate personal judgment to be obtained in such mechanic's lien action.

Provides such personal judgment so obtained shall not impair the lien.

A.B. 2048—DAWSON (by request). Amends title and Sec. 1, Act 4738, re payment upon demand of evidences of indebtedness for wages.

In addition to negotiable instrument being paid, requires it to be payable upon demand at bank or established place of business.

In addition to making title conform to amendment, provision is made for penalties for violations.



A.B. 2049—FRAZIER. New act, to be known as the "Consumers' Tax Act of 1935."

Applies to sales at retail, tax to be paid by the consumer at time of payment of the price, collected by the seller and transmitted by the latter to the State.  
Skeleton bill.

A.B. 2050—CLARK. Amends Sec. 1428, Pen. C., re keeping of minutes.

Provides police and justice's court dockets must include title of each case and all orders and proceedings therein.

A.B. 2051—CLARK. Amends Sec. 1461a, Pen. C., re municipal court procedure.

In addition to provisions of Secs. 1426 to 1460 (except Secs. 1431 and 1432) procedure shall follow provisions of Sec. 1428, referring to keeping of minutes.

A.B. 2052—CLARK. Amends Sec. 1428a, Pen. C., re municipal courts.

Requires municipal court clerk to keep minute-book of felony cases.

A.B. 2053 to A.B. 2067—WELCH, DAWSON, McBRIDE, PETERSON and UTT.  
Amends Act 986, Building and Loan Association Act and the title of said act.

Skeleton bills.

A.B. 2068—LORE. New act, re attorney's fees in suits to foreclose bonds or assessments of any special assessment district.

Provides the court may allow plaintiff a reasonable attorney's fee of not more than 10% of the value of the assessment or bond, and in no event more than \$50, to be taxed as costs, or if such suit is settled before trial, a fee of not more than 5% and not to exceed \$25. If plaintiff fails to recover, defendant entitled to fee of not more than 10% of amount sued for but not more than \$50.

A.B. 2069—MAYO. Claim bill, \$31,382.58. Superintendent of accounts, Department of Finance.

A.B. 2070—LYON. Amends Sec. 13, Act 2256, Direct Primary Law, re sample ballots.

Allows only one sample ballot to be mailed to two or more voters registered from same address under same family name.

A.B. 2071—MARTIN. Adds Sec. 1586.5, Pen. C., re prison made license plates.

Vehicle license plates to be prison made.

A.B. 2072—LYON. New act, declaring Wilshire Boulevard in city of Los Angeles to be secondary State highway and providing for establishment of park along portion.

Skeleton bill.

A.B. 2073—LYON. Amends Sec. 1195b, Pol. C., re election pamphlets.

Allows only one sample ballot to be mailed to two or more voters registered from same address under the same family name.

A.B. 2074—MARTIN. Amends Sec. 13, Act 2964, Motor Vehicle Fuel License Tax Act, re expenditure of county share of gas tax moneys.

Requires use of county share for payment of principal, interest and sinking fund of special assessment bonds, the proceeds of which were used for acquisition of rights of way for, or for construction or maintenance of, highways which have now or may hereafter become State highways.

Applicable only to bonds issued prior to 1933.

A.B. 2075—HERBERT J. EVANS. Adds Sec. 142.5, C. C. P., re superior court sessions.

Allows superior court to be held elsewhere in county more than thirty miles from county seat in city of not less than 20,000 population.

A.B. 2076—GILMORE. Repeals Act 5130d, which levies a tax upon the business of transporting persons or property for hire upon the public highways.

A.B. 2077 and A.B. 2078—REDWINE. Amends F. & G. C.  
Skeleton bills.

A.B. 2079—WALLACE. Adds Sec. 410.5, Veh. C., re judgments.

Allows court to provide for installment payment of judgments over \$100 arising from negligent operation of motor vehicles.

A.B. 2080—SCUDDER. New act, re acquisition of Muir Wood Toll Road.

Provides that California Highway Commission may negotiate for acquisition of said road and may contract for the purchase thereof, cost to be paid out of State highway construction fund.

A.B. 2081—FRAZIER. Adds Sec. 628, Sts. & H. C., re secondary State highways.  
Establishes six additional highways in Butte County and vicinity.

A.B. 2082—PEYSER (by request). Adds Sec. 1264a, C. C. P., re eminent domain.

Makes provisions concerning condemnation of property by eminent domain available to acquisition by State for highway purposes of little used or abandoned railroads.

A.B. 2083—FRAZIER. Amends Sec. 10920, Ins. C., re life and disability insurers on the assessment plan.

Adds provision allowing a person to advance a sum of money to life and disability insurer on the assessment plan in order to enable such insurer to qualify as mutual insurer issuing nonassessable policies on a reserve basis.

A.B. 2084—FRAZIER. New act, re fees and charges of banks.  
Skeleton bill.

A.B. 2085—FRAZIER. Adds Sec. 631, Sts. & H. C., establishing a secondary State highway from Route 3 to Route 45 via Biggs.

A.B. 2086—RALPH W. EVANS. Amends Act 956, Building and Loan Association Act, re right of depositors to inspect the books and records of building and loan companies or associations.

Skeleton bill.

A.B. 2087—RALPH W. EVANS. Amends C. C. P., re qualification of judges.  
Skeleton bill.

A.B. 2088—WILLIAMSON. Amends Sec. 3764, Pol. C., re redemption of property sold for taxes.

Changes redemption period from five to seven years.

A.B. 2089—WILLIAMSON. Amends Sec. 1928, C. C., re liability of a hirer of personal property.

Provides the hirer of personal property must use ordinary care in its use.

Provides the owner of personal property shall not be liable for injuries arising out of its use while it is in possession of the hirer.

A.B. 2090—WAGNER. Amends Sec. 41, Prob. C., re charitable dispositions.

Changes from 30 days to one year the time before testator's death that charitable bequest may be made.

A.B. 2091—DONIHUE. New act, re sale of gasoline.

Provides that gasoline shall not be sold for fuel unless one part of alcohol is added to every nine parts of gasoline.

Urgency measure.

A.B. 2092—REDWINE. Amends Sec. 493.5, adds Sec. 741.5, F. & G. C., re fish.

Makes it unlawful to chum with live bait in District 20.

Allows marlin and bill swordfish to be taken with hook and line.

A.B. 2093—WRIGHT and LATHAM. New act, to be known as the "Consumers Tax Act of 1935."

Levies a tax upon the consumption of gas or electricity and upon the use of telegraph or telephone service.

See digest of S.B. 922, apparently identical.

A.B. 2094—STREAM. Adds Sec. 3a, Act 2964, Motor Vehicle Fuel License Tax Act, imposing additional one cent gasoline tax for expenditure in conducting an unemployment relief public works program.

See digest S.B. 911, apparently identical.

A.B. 2095—STREAM. New act, to be known as the "Admissions Tax Act."

See digest S.B. 915, apparently identical.

A.B. 2096—BRENNAN and DAWSON. Amends Act 591, State Bar Act, re attorneys at law.

Skeleton bill.

A.B. 2097—HORNBLOWER. Amends Sec. 777, Veh. C., re moneys received by department.

In lieu of present method, establishes Department of Motor Vehicles fund which shall be only source of revenue for support of department.

A.B. 2098—O'DONNELL, TURNER, CASSIDY and PHILLIPS. Amends Sec. 13, Act 6386, re public utility rates.

See digest S.B. 810, apparently identical.

A.B. 2099—O'DONNELL (by request). Amends Sec. 691, Ag. C., re sanitation of dairies.

Present law requires sterilization of utensils by hot water or steam. Bill adds, or other means equally effective and acceptable to the department.

A.B. 2100—PHILLIPS. Amends Sec. 1 and adds Sec. ----, Act 3880, Palo Verde Irrigation District Act, re organization and government of the district.

Skeleton bill.

A.B. 2101—PHILLIPS. Amends Sec. 1, and adds Sec. -----, Act 3854, re organization and government of irrigation districts.

Skeleton bill.

A.B. 2102—PHILLIPS. New act, to be known as the "Electric Membership Corporation Act."

Authorizes not less than three persons to organize such a corporation for purpose of promoting and encouraging fullest possible use of electric energy in this State, same to be a nonprofit corporation.

The corporation may render service to its members only. Its general powers are enumerated in Sec. 11. Provisions as to bonds appear in Secs. 12 to 15; as to consolidation of such corporations, in Sec. 16; as to extension of territory served, in Sec. 17; as to fees and tolls, in Sec. 18; as to dissolution, in Sec. 19.

Urgency measure.

A.B. 2103—PHILLIPS. New act, providing for investigation of and report on feasibility and desirability of State acquisition of existing facilities for generation and distribution of electric power.

See digest of S.B. 731, apparently identical.

A.B. 2104—PHILLIPS. Amends Sec. 1, and adds Sec. \_\_\_\_\_, Act 9124, re organization and management of county water districts.

Skeleton bill.

A.B. 2105—PHILLIPS. New act, re payment of taxes on account.

Skeleton bill.

A.B. 2106—PHILLIPS and FIELD. Amends Act 5130d, re transportation for hire on public highways.

Skeleton bill.

A.B. 2107—FIELD and CUNNINGHAM. Adds Sec. 636, Sts. & H. C., re secondary State highways.

Establishes additional highway composed of Olive Street from its beginning in Burbank to Route 159.

A.B. 2108—RILEY, REDWINE and FIELD. New act, re unemployment reserves.

Creates unemployment reserve fund to be administered by Industrial Accident Commission. Fund to be made up from contributions by employers who contribute to separate accounts in fund. Accounts not to be merged. Moneys received by fund to be invested by Investment Board consisting of State Treasurer, Superintendent of Banks, and Controller. Contributions to fund shall become payable by each employer on first day of January, 1936, and thereafter as follows:

During first two years of contribution whenever employer's account amounts to less than \$55 reserve per employee, contribution shall be at rate of 2 per cent per annum of employer's pay roll; when account amounts to \$55, but less than \$75 reserve per employee, employer shall contribute at the rate of 1 per cent per annum of pay roll; and when over \$75 per employee no contribution required.

Exempts employers who guarantee to eligible employees for one-year period at least 42 weeks of work and wages for at least two-thirds in each such week of full-time weekly hours normally worked in employer's establishment, as determined by commission.

Benefits not payable until one year after employer has become liable to make contributions. Provides two-week waiting period before benefits are payable. No employee is eligible to receive benefits unless he has been resident of California for two years preceding beginning of unemployment period.

Benefits payable for total unemployment at rate of \$10 per week or 50 per cent of employee's average weekly wage, whichever is lower, but in no event less than \$5 per week and no employee shall receive in one calendar year more than 10 weeks of benefit for total unemployment.

Liability of employers' accounts depend upon amount in account as follows:

When the reserve at beginning of month amounts to \$50 or more per employee, account is liable for all valid claims during month; when such reserve amounts to over \$45, but less than \$50, all valid claims shall be paid except no claimant shall receive more than \$9 per week; when such reserve amounts to over \$40 but less than \$45, no claimant shall receive more than \$8 per week; and for each periodic drop of \$5 in reserve per employee, there shall be corresponding drop of \$1 in benefit payable to any claimant per week.

A.B. 2109—RILEY. Repeals Sec. 15, adds new Sec. 15, Act 5130d, re refunds of highway transportation tax.

Sec. 15, which provided that procedure for refunds or cancellation of assessments should be governed by Sec. 3669, Pol. C., repealed. New section provides that if Board of Equalization decides that tax has been computed contrary to law or erroneously by reason of clerical mistake, amount of over-payment is to be credited on taxes then due from operator, and balance refunded. If tax, penalty, or interest is collected more than once, or erroneously or illegally collected or computed, the Board of Equalization shall certify to the Board of Control the amount collected in excess, and if that board approves, sum shall be credited on taxes due and balance refunded. Verified claims in writing for refund must be filed within six months from date of overpayment. When refunds erroneously made the Controller may commence action for recovery thereof, prosecuted by Attorney General. Where tax is illegally levied board shall certify such fact to Board of Control, who shall authorize cancellation of tax upon records.

A.B. 2110—RILEY. Adds Sec. 1738a, C. C., re vehicle fuel tax refunds.

Provides method and procedure for refunding vehicle fuel license taxes erroneously collected by State; similar to procedure set out in A.B. 2109 for refund of highway transportation tax.

A.B. 2111—KALLAM. New act, appropriates \$10,000 for flood control work on Pajaro River, in Santa Cruz and Monterey counties, to be expended under direction of boards of supervisors of those counties, but not to be available until \$2,500 is deposited in treasury of each county to be expended for same purpose.

A.B. 2112—McMURRAY. New act, re regulation of manufacture and sale of sausage meat.

Skeleton bill.

A.B. 2113—LATHAM (by request). Amends Secs. 26 and 26a, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re subrogation of an employer.

Skeleton bill.

A.B. 2114—DONIHUE. New act, re tax on chain stores.

See digest S.B. 130, apparently identical.

A.B. 2115—LATHAM. Adds a new chapter to Title 9 of Part 3, Pol. C., relating to taxation.

Skeleton bill.

A.B. 2116—LATHAM. New act to be designated "Gross Income Tax Enforcement Law."

Designed to facilitate the operation of Article XXV of the Constitution, which article is proposed by A. C. A. 35, this session.

Skeleton bill.

A.B. 2117—LATHAM. Adds Chap. 9a to Title 9 of Part 3, Pol. C., embracing Secs. 3857 to 3863, relating to taxation.

Designed to codify administrative and procedural provisions which are common to the several statutes relating to levy and collection of taxes for State purposes.

Skeleton bill.

A.B. 2118—LATHAM. New act to be known as "Gross Income Tax Enforcement Law," supplementing Article XXV of the Constitution, the "Property Relief and Gross Income Tax Law," which article is proposed by A. C. A. No. 35.

Skeleton bill.



A.B. 2119—LATHAM. New act, providing for enforcement of the "Property Relief and Gross Income Tax Law."

Supplements A. C. A. 35, this session, which proposes the addition of Article XXV to the State Constitution, designated the "Property Relief and Gross Income Tax Law."

Skeleton bill.

A.B. 2120—PATTERSON. Adds Sec. 29½, Act 6386, Public Utilities Act, re reports of salaries and expenses of all officers and employees of public utilities and the determination of rates.

See digest S.B. 150, apparently identical.

A.B. 2121—LORE and GEYER. Amends Secs. 1104, 1108, 1143, 1144, 1146 and 1147, Ag. C., re egg standards.

Skeleton bill.

A.B. 2122—LORE. New act, re postponement of proceedings by bondholder to enforce lien arising out of any special assessment or special assessment tax.

Skeleton bill.

A.B. 2123—McMURRAY. Amends Sec. 9, Act 1400, State Civil Service Act, re civil service appointments.

Instead of certifying to appointing power of three highest persons on eligible list, provides highest person shall be certified and appointed.

A.B. 2124—McMURRAY. Amends Act 3421, re regulation and licensing of horse racing.

Skeleton bill.

A.B. 2125—McMURRAY. New act, re regulation of wrestling and boxing matches, or exhibitions.

Skeleton bill.

A.B. 2126—HUNT. New act, re regulation and supervision of coaching schools.

Provides every such school training persons for examinations for public or other work, shall pay license fee to Division of Industrial Accidents and Safety; and shall be subject to regulation as to standards, curriculum, advertisement, and finances by Division of Labor Statistics and Law Enforcement.

A.B. 2127—JOHNSON (by request). Amends Sec. 2094, C. C. P., re witness' oath.

Instead of having witness express his assent to clerk's recital of oath, provides witness shall speak the whole oath in the first person.

A.B. 2128—DESMOND. Amends Sec. 14a, Act 1400, re civil service lay-offs.

Prescribes additional credit, in determining seniority, of two points for every year of active war service to be allowed veterans who were State employees prior thereto.

A.B. 2129—DESMOND. Amends Sec. 111, Pen. C., re expense of trial of convicts.

Skeleton bill.

A.B. 2130—DESMOND. Amends Pol. C., re county government.

Skeleton bill.

A.B. 2131—SCUDDER. New act, appropriates ----- dollars for improvement of flood conditions at mouth of Klamath River.

A.B. 2132—PEYSER. Amends Sec. 454, C. C. P., re bills of particulars.

Provides that court may order giving bill of particulars to adverse party; failure to do so to preclude party from introducing evidence as to matters involved. Applies to any case. Time for filing bill of particulars of account extended from five to ten days after demand, and verification thereof required if complaint is verified.

A.B. 2133—PEYSER. Amends Secs. 447 and 448, C. C. P., re pleading written instruments.

If either party relies on a written instrument, he must plead that fact.

A.B. 2134—PELLETIER. Amends Sec. 6.2, Sch. C., re insurance of school property.

Adds provision that in cities of the first class, board of education may, in lieu of carrying insurance, establish sinking fund to cover fire losses. Contributions to be made each year of not less than 50% of amount of estimated premium.

A.B. 2135—FIELD. Amends Secs. 1 and 6, Act 5841, re county employee retirement systems.

Adds provision permitting member employee to designate beneficiary who, at his death, will receive money paid in by him without letters of administration or probate of will.

Permits retirement board, with approval of board of supervisors, to limit amount of contributions a member may make in excess of regular monthly contributions.

Redefines "regular interest."

A.B. 2136—JONES. New act, re real property mortgage and trust deed moratorium.

Same as Ch. 7, Stats. 1935, except extends moratorium to Feb. 1, 1937, instead of Sept. 1, 1935; also deletes from Secs. 3, 4 and 4a provisions fixing minimum amount which debtor must pay for taxes and insurance; and makes permissive instead of mandatory the provisions in Secs. 3 and 4 for court order regarding maintenance and repair of property and disposition of income.

A.B. 2137—JONES. New act, re pro tem judges.

Skeleton bill.

A.B. 2138—LATHAM. Amends title and Secs. 3, 9, 12a, 15 and 19, Act 112, California Real Estate Act, re powers, duties and functions of the Real Estate Commissioner.

Title amended by adding "to provide for the inspection and regulation of subdivisions." Provision made authorizing commissioner to call hearing before issuing licenses for real estate salesmen or brokers.

Provision added that in denying application for license where applicant is the holder of temporary license, either as broker or salesman, decision of commissioner shall not take effect until ten days after its date.

Amendments to Secs. 3, 15 and 19 apparently are intended to clarify the provisions of the act and to make the sections conform to amendments previously made to other sections.

A.B. 2139—ROSENTHAL. Amends Sec. 281, C. C. P., re attorneys at law.

Deletes exception of justice's and police courts from provision making practice of law without license contempt of court.

A.B. 2140—ROSENTHAL. Adds Sec. 1738a, C. C., re conditional sales of personal property.

Provides conditional sales contract of personal property is void as against bona fide purchasers and mortgagees unless conditions thereof are evidenced in writing, signed by conditional vendee, which contains sworn statement by conditional vendor

of amount of claim, or true copy thereof, containing affidavit that it is copy, deposited with recorder of county where signer lives or where property was when sold.

A.B. 2141—ROSENTHAL. Amends Sec. 1120, Prob. C., re court's jurisdiction after final distribution.

Requires trustee to mail copies of trust account only to such beneficiaries as have given notice of appearance or have filed request for same.

A.B. 2142—McCARTHY. Amends Sec. 13, Act 3421, re State's share of commissions from horse racing.

Skeleton bill.

A.B. 2143—McCARTHY. Adds Sec. 24a, Act 2256, Direct Primary Law, re personnel of committees.

Provides that one member of each party committee must be a woman.

A.B. 2144—DELAP. Amends Sec. 4242, Pol. C., re compensation of officers in counties of the thirteenth class, Contra Costa County.

Skeleton bill.

A.B. 2145—DELAP. Amends Sec. 4242a, Pol. C., re jurors fees in counties of the thirteenth class, Contra Costa County.

Skeleton bill.

A.B. 2146—ROSENTHAL (by request). New act, re rewards to persons giving information relative to State lands.

Provides method by affidavit for informing Attorney General and Department of Finance of any fraud in connection with withholding from State any benefits which should accrue by reason of State's ownership of real property, oil, gas, or minerals.

Provides for recovery of such benefits by suit of Attorney General and payment of 25% of money so recovered to informer. When land or minerals recovered, informer to receive 25% of appraised value. Establishes land fraud recovery fund and appropriates \$25,000 therefor.

A.B. 2147—TURNER. Amends Sec. 14, Act S209, Improvement Bond Act of 1915, re prorating assessments upon land subdivisions.

Allows council to provide by annual resolution for collection of certain percentage of and interest on certain installments, removing this power from auditor.

A.B. 2148—TURNER. Amends Secs. 1, 2, 3, 4, and 7, Act 7518b, re Division of Architecture.

Instead of division's supervision and inspection of schools being mandatory, such services are available only upon request therefor by county.

A.B. 2149—FRAZIER. Amends Secs. 86, 89, 90 and 94, Act 3854, California Irrigation District Act, re inclusion of land in irrigation districts.

Provides that land may be included in district on condition that such land is not to be liable on outstanding indebtedness of district, and district is not to be liable for expense incurred for irrigating new lands.

Ch. 22, Stats. 1935. To take effect immediately.

A.B. 2150—O'DONNELL (by request). Repeals Secs. 1231 to 1258, Ag. C., re licensing and bonding of agricultural warehouses.

A.B. 2151—O'DONNELL (by request). Repeals Secs. 891 to 900, inclusive, Ag. C., re certification, grading, and inspection of field crop products.

A.B. 2152 apparently identical.

A.B. 2152—O'DONNELL (by request). Repeals Secs. 891 to 900, inclusive, Ag. C.  
See digest of A.B. 2151, apparently identical.

A.B. 2153—O'DONNELL. Adds Sec. 812, C. C., re cattle guards.

Permits landowner to construct cattle guards in lieu of gates when appurtenant right of way is only entrance to his land.

A.B. 2154—RILEY. New act. re establishment of bureau in State Board of Public Health for suppression of noxious odors.

Provides for bureau for suppression of noxious odors arising from refineries, cleaning plants, stockyards and other places of business. Board to appoint director of bureau, who shall be chemist, at salary to be fixed by board not to exceed \$3,600 per year. Board may employ and fix compensation of additional professional and clerical assistants.

Bureau is to inspect conditions of manufacturing and refining crude oil or conduct of business which results in noxious odors whenever it results in contamination of atmosphere surrounding place of business so as to be injurious to public health or that of persons in and around said business. Board, after notice and hearing, may require operator of business to repress said odor in manner prescribed by board. Board may enjoin conducting of business until order obeyed.

A.B. 2155—RILEY. Amends Veb. C., re felonies and other offenses.  
Skeleton bill.

A.B. 2156—RILEY. Amends Sec. 3678, repeals Sec. 3738, adds Sec. 3817j, Pol. C., re collection of taxes.  
Skeleton bill.

A.B. 2157—DONNELLY. Amends Sec. 479, Ag. C., re dairies and dairy products.  
Skeleton bill.

A.B. 2158—CLARK. New act, re inspection of hospital or physician's records.

Makes it unlawful for hospital, physician, or other person or institution having records concerning health of any patient while in care of such person or institution, to refuse to allow patient's attorney to inspect or copy said record if there is either pending or contemplated litigation in which said record, in opinion of attorney, will help patient's cause.

A.B. 2159—CLARK. Amends Sec. 4300f, Pol. C., re jurors' fees.  
Skeleton bill.

A.B. 2160—CLARK. Amends Sec. 117p, C. C. P., re fees in small claims courts.  
Skeleton bill.

A.B. 2161—VOIGT, CLARK, McCARTHY, HUNT, JONES, REAVES, GEYER, GILBERT, ROSENTHAL, FLINT, GLOVER, LORE, PELLETIER and HAWKINS (by request). New act, re aid to depression victims of the State.

Provides that every board of supervisors shall organize and maintain department of rehabilitation to relieve poverty and destitution caused by depression, and to provide for production of desirable things by the unemployed.

A.B. 2162—HUNT and GILBERT. Adds Sec. 629, Sts. & H. C., re secondary State highways.

Establishes additional highway consisting of Cypress Avenue from ----- to ----- in Los Angeles County.

A.B. 2163—HUNT. Amends Act 1315, Central Valley Project Act, re conservation of water power and development of electric energy.

Skeleton bill.

A.B. 2164—HUNT. New act, re sale of used cars by used car dealers.

Skeleton bill.

A.B. 2165—HUNT. Amends Sec. 372, Veh. C., re registration fees.

Raises registration fee on commercial vehicles weighing, unladen, from 3000 to 6000 pounds, from \$8 to \$12.

A.B. 2166—HUNT. Amends Secs. 12 and 14, Act 3421, re license fees for horse racing.

Increases license fee paid to State from 4% to 6% of money handled in pari-mutuel pools, and gives State odd cents of all redistributions on all mutual contributions exceeding a sum equal to the next lowest multiple of ten. Reduces commission to be deducted by licensee from 8% to 6%, and deletes provisions permitting retention of odd cents, on redistribution, by licensee.

A.B. 2167—ROSENTHAL. New act, re regulation of motion picture business.

Creates board of review in Department of Education consisting of five members, one of whom shall be the executive director at an annual salary of \$3,500, the others to receive only their actual expenses. Board is to promulgate and, at public hearing, adopt rules to maintain a standard of morality and decency in production of motion pictures; cooperate with civic and religious organizations in prohibiting exhibition of pictures that offend morality and decency; prescribe forms of contracts between distributors and exhibitors; prohibit production and exhibition of pictures which are intended as political propaganda; and classify pictures into groups suitable for adult, family or juvenile exhibition.

Provides for licensing of distributors and exhibitors of motion picture films. Expressly provides that the board shall have no power to fix or determine prices or rental fees.

A.B. 1472 apparently identical.

A.B. 2168—DESMOND. New act, re preservation of certain lands in the State for agricultural purposes.

Skeleton bill.

A.B. 2169—DE LAP. Amends Sec. 4242, Pol. C., re salary of officers of counties of the thirteenth class, Contra Costa County.

Skeleton bill.

A.B. 2170—DE LAP. Amends Sec. 737g, Pol. C., re salary of superior judges in Contra Costa County.

Skeleton bill.

A.B. 2171—WALKER. Amends Sec. 4247, Pol. C., re county government, Imperial County, 18th class.

Provides auditor's salary shall be \$2,400; district attorney's, \$3,200; supervisor's salary shall remain at \$1,200 but he shall be allowed expenses for travel outside of county; and juror's salary shall remain at \$3 per day except that it shall be only \$1.50 per day in justices' courts.

A.B. 2172—WALKER. New act, re appointment of defenders of persons accused of crime.

Provides that judge of superior court may appoint counsel to defend any person charged with crime.

Part skeleton.



A.B. 2173—CROWLEY, O'DONNELL, McCARTHY and BURNS. New act, re escheat of unclaimed moneys deposited with public utilities.

Skeleton bill.

A.B. 2174—ROSENTHAL. New act, re civil service ordinances.

Validates all ordinances, whether initiative or otherwise, creating civil service commissions for cities and placing city employees thereunder.

A.B. 2175—HERBERT J. EVANS. New act, re Division of Forestry and providing for the allocation and distribution of certain funds administered by it.

Skeleton bill.

A.B. 2176—HORNBLOWER. Amends Sec. 1065, F. & G. C., re sardines.

Removes provision allowing sardines to be packed in olive or commercial salad oil, and requires packing in sardines' natural oil.

A.B. 2177—ROSENTHAL (by request). Amends Sec. 3627, Pol. C., re basis of assessing property.

See digest S.B. 296, apparently identical.

A.B. 2178—FISHER. Adds Sec. 623, Sts. & H. C., re secondary State highways.

Establishes additional highway comprising College Avenue from University of California in Berkeley to Route 75 in Oakland.

A.B. 2179—FISHER. Amends Secs. 2482 and 2484, C. C., re limited partnerships.

Corrects reference to section prescribing requirements for amending and cancelling certificates.

A.B. 2180—FISHER. Amends Sec. 17, Act 6386, Public Utilities Act, re discrimination in relation to transportation by common carriers.

Adds provision permitting common carriers to issue passes or reduce rate for transportation for blind residents. Provides that all blind residents shall be granted free transportation on all street cars and shall be permitted to travel on all other common carriers within the State for one-half the current fare, and when blind person is accompanied by a guide, the combined fares for such blind person and his guide shall not exceed the current fare.

A.B. 2181—FISHER. Amends Sec. 7, Act 2904, Motor Vehicle Fuel License Tax Act, re refunds.

Skeleton bill.

A.B. 2182—FISHER. Adds Secs. 1326 to 1334, F. & G. C., re taxidermy.

Requires taxidermists to obtain a license from Fish and Game Commission. Annual license fee \$25. Students, and assistants of licensed taxidermists excepted. Fish and Game Commission shall conduct examinations for applicants. Prescribes qualifications of applicants and scope of examination. Effective date of provisions of act are blank.

A.B. 2183—RILEY. Amends Act 8443, Inheritance Tax Act, re inheritance taxes.

Skeleton bill.

A.B. 2184—PHILLIPS and CORWIN. Amends title and Secs. 1 and \_\_\_\_\_ of \_\_\_\_\_ act, re cleaning and dyeing industry.

Skeleton bill.

A.B. 2185—PHILLIPS and CORWIN. New act, to be known as the "Cleaning and Dyeing Fair Competition Act."

Skeleton bill.

A.B. 2186—PHILLIPS. New act, re improvement of that portion of State highway route No. 26 between Banning and Whitewater.

Skeleton bill.

A.B. 2187—PHILLIPS. Adds Sec. 622, Sts. & H. C., establishing additional secondary State highway from Corona northerly to Route 193.

A.B. 2188—PHILLIPS. Amends Sec. 3, Act 6015, re allowing police commissioners to create ordinances governing local conditions.

Skeleton bill.

A.B. 2189—MARTIN. Amends Sec. 529, Veh. C., re overtaking and passing.

Removes provision allowing passing on right under certain conditions in cities.

A.B. 2190—LYONS. Amends Act 3814, Corporate Securities Act, re tipster sheets, sales on the telephone, and residence of agents.

Skeleton bill.

A.B. 2191—LYON. Amends Secs. 1, 5, 7, 10, 12, 13, 24, and 25, Act 2256, Direct Primary Law, re party conventions in the State.

Skeleton bill.

A.B. 2192—LATHAM and WRIGHT. New act to be known as the "Consumers' Tax Act of 1935," imposing a tax on the privilege of consuming or enjoying the commodities or services of publicly or privately owned public utilities.

Utility includes common carrier, pipe line, gas, electrical, telephone, telegraph, water and heat corporations, wharfinger and warehouseman.

The rate is 3 per cent and is paid by the consumer, collected by the utility and remitted by the latter to the State. Certain exemptions are indicated in Sec. 5 and provisions for certain refunds in Sec. 6. Administrative and procedural provisions are somewhat similar to those of the Retail Sales Tax Act.

Urgency measure.

A.B. 2193—JOHNSON. New act, establishing a system of gift taxes.

Skeleton bill.

A.B. 2194—UTT. Amends Sec. 135, Veh. C., re California Highway Patrol.

Adds provision broadening power of members as peace officers to include the enforcement of all other laws regulating the operation of vehicles or use of highways, for suppressing crimes coming to their attention upon highways or apprehending criminals or suspects who come to their attention on highways and whenever called in emergency cases by proper authorities, but before answering such call, permission shall be obtained from the chief of the patrol.

A.B. 2195—UTT. Amends Sec. 118, Veh. C., re California Highway Patrol.

Provides alternative qualification for promotion by serving at least three years in grade not more than two grades below one for which appointment is sought. Present law requires service of one year in next lower grade.

A.B. 2196—JONES. Repeals Sec. 241, amends Secs. 204, 204a, 204b, 204c, 204d, 209, 211, adds Secs. 216, 242.1-242.17, incl., re grand juries.

Deletes all provisions relating to grand juries from Secs. 204, 204a, 204b, 204c, 204d, 209 and 211.

Provides for drawing and impanelling of grand jury of 19 members in January of each year in each county and prescribes the procedure therefor, which is similar to the present procedure, but makes a difference in the number of persons to be drawn for grand jury panel in the different counties according to the number of judges therein, each judge to furnish a proportionate number.

Repeals Sec. 241, which now provides by whom and when a grand jury shall be impanelled.

A.B. 2197—GEYER. Amends Sec. 502, Veh. C., re drunken driving.

Skeleton bill.

A.B. 2198—GLOVER. New act, re requiring insurance companies to invest in securities and obligations of the State of California.

Skeleton bill.

A.B. 2199—GLOVER. New act, re requiring insurance companies to invest in securities and obligations of the State.

Skeleton bill.

A.B. 2200—GLOVER. New act, re authorizing State to engage in insurance business.

Skeleton bill.

A.B. 2201—GLOVER. New act, re publicity of election campaign contributions and expenditures.

Provides that not more than 45 days after an election, every person or organization contributing more than \$10 to a campaign shall file a report showing names and addresses of persons contributing and amounts contributed to the campaign funds, and how money was expended.

A.B. 2202—GLOVER. Adds Sec. 59a, Pen. C., re intimidation of public employees to influence votes.

Makes it misdemeanor for public officer to influence or attempt to influence vote of any public employee, and bars such officers from office thereafter.

A.B. 2203—McBRIDE. New act, re fees of unsecured loan brokers.

Provides no fee, bonus or commission in excess of 3 per cent of the amount loaned shall be charged by a negotiator, broker or agent for the borrower of \$100 or less.

A.B. 2204—UTT. Amends Sec. 73½, Act 5128, re suspension of operator's and chauffeur's licenses.

Instead of suspension by Department of Motor Vehicles, court is to suspend license upon conviction of driving while under influence of liquor or drugs or for failing to stop after accident causing injury or death.

A.B. 2205—UTT. Adds Sec. 599.5, Veh. C., re signs on vehicles.

Prohibits use of words "fire" or "fire department" on vehicles other than those of a fire department, forestry service, or State Fire Marshal's office.

A.B. 2206—RILEY. Amends Sec. 1a, Act 5781, re unfair competition.

Defines distribution "cost" as the lower of either the current cost of replacement in open market or the cost to vendor within 60 days prior to sale. At present such cost is defined as the cost to the vendor plus cost of doing business.

A.B. 2207—RALPH W. EVANS. Adds 453.7a, C. C., re mortgage insurance companies.

Skeleton bill.

A.B. 2208—CLARK. New act, re certification of marine architects, setting out qualifications, rules and regulations thereof.

Skeleton bill.

A.B. 2209—CLARK. Amends Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re testimony by physicians.

Skeleton bill.

A.B. 2210—CLARK. Amends Sch. C., re payments to members of State Board of Education.

Skeleton bill.

A.B. 2211—WALLACE. Adds Sec. 204aa, C. C. P., re San Diego County.

Provides San Diego County shall have a jury commissioner.

A.B. 2212—WALLACE. Amends Act 8443, the Inheritance Tax Act.

Skeleton bill.

A.B. 2213—WALLACE. Adds Sec. 687.5, C. C. P., re sales of realty on execution.

Requires appraisal of real property to be sold under execution, no sale to be made unless bid equal to appraisal is received.

A.B. 2214—HUNT. Adds Sec. 416, and repeals Secs. 410, 411, 412 and 413, Veh. C., re compulsory insurance on motor vehicles.

Requires proof of ability to respond in damages by every driver of a motor vehicle. Present standards of proof are preserved, but the existing provisions re satisfaction of judgment after an accident are deleted.

Department may suspend license when original proof of ability fails.

A.B. 2215—FULCHER. Amends Sec. 21, F. & G. C., re employees' bonds.

Provides every deputy must execute \$2,500 bond; existing section requires such bond only from deputies receiving less than \$25 per month salary.

A.B. 2216—RICHIE. Amends Sec. 29, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re securing the payment of compensation by employers.

Adds provision permitting Division of Labor Statistics, Registrar of Contractors and all district attorneys and city prosecutors, in addition to the commission to prosecute employers who fail to secure payment of compensation. Permits officers named to require any employer to furnish written statement showing name of his insurance carrier or certificate to self insure.

A.B. 2217—RICHIE. Amends Sec. 402c, Pen. C., re labor safety measures.

Extends to representatives of Division of Labor Statistics and Law Enforcement the authority now given to representatives of Industrial Accident Commission to inspect and declare to be unsafe certain safety devices and structures used by labor in construction and similar work.

A.B. 2218—RICHIE. Amends Sec. 484, Pen. C., re theft.

See digest A.B. 1006, apparently identical.

A.B. 2219—RICHIE. Amends Sec. 1, Act 4733, re bonds or property deposited with employer by employee.

Adds provision applying to property as well as cash deposited by such employee, requiring a written agreement setting forth the conditions under which said bond is given or property deposited.

A.B. 2220—RICHIE. Amends Sec. 13, Act 3613, re recovery of minimum wages for women and minors.

Allows Division of Labor Statistics and Law Enforcement to take assignment of and collect claims for such wages.

A.B. 2221—RICHIE. Amends Sec. 4, Act 4735, re enforcement of scaffolding law.

Provides that Division of Labor Statistics and Law Enforcement, in addition to Industrial Accident Commission, shall enforce said act.

A.B. 2222—RICHIE. New act, levying a tax on incomes.

Skeleton bill.

A.B. 2223—RICHIE. New act, providing for franchise taxes.

Skeleton bill.

A.B. 2224—RICHIE. New act, re cooperative organizations.

Skeleton bill.

A.B. 2225—RICHIE. New act, re governing authorities of colleges and universities supported by taxation.

Skeleton bill.

A.B. 2226—TURNER. New act, to be known as the "Gross Receipts Tax Act."

Provides for levy of a tax on "gross receipts" as defined in Sec. 2 of the bill. Excepts \$250 of the gross receipts of each person or entity. Applies to all persons and entities but excludes publicly owned utilities and religious associations or corporations. Returns and payments are to be made quarterly.

The rate is fixed each year by the State Board of Equalization in the manner and upon the basis stated in Sec. 4.

After certain deductions for administrative expenses the proceeds of the tax are allocated between the State and the counties in the manner and upon the basis indicated in Sec. 8.

A.B. 2227—ROBERTSON. Amends Act 3421, re regulation and licensing of horse racing.

Skeleton bill.

A.B. 2228—MARTIN. Adds Sec. 506 and repeals Sec. 502, Veh. C., re drunken driving and driving while under influence of narcotics.

Removes power of jury to recommend misdemeanor or felony penalty. Provides drunken driving and driving while under influence of narcotics is felony except where drunken driving results in no other violation of code, in which event penalty is misdemeanor.

A.B. 2229 and A.B. 2230—BURNS. Amends F. & G. C.

Skeleton hills.

A.B. 2231—BURNS. Amends F. & G. C., re fish and game.

Skeleton bill.

A.B. 2232—JOHNSON. Amends Sec. 4295, Pol. C., re fees for oaths.

Provides that no fee is to be charged by public officers for taking oath necessary to recovery by State or political subdivision of funds or property.

A.B. 2233—MAYO. Adds Sec. 189.5, Sts. & H. C., re State Highway Route 23.

Appropriates from funds controlled by California Highway Commission the amount necessary to complete portion of Route 23 from Centerville in Alpine County



to Coleville in Mono County; appropriation is prior charge upon moneys remaining in highway funds during next biennium as difference between estimated and actual obligations.

A.B. 2234—MAYO. New act, re date of gold discovery.

Declares date to be January 19, 1848, and requires public officials having custody of records in which date is set forth, to correct same accordingly.

A.B. 2235—PHILLIPS. Adds Sec. 422, Pen. C., re printing blank checks.

Makes it felony to print unauthorized blank checks purporting to be, or which will lead public to believe are, checks of established bank.

A.B. 2236—FISHER. New act, re boarding homes for children and aged persons.  
Skeleton bill.

A.B. 2237—FISHER. New act, re aid to needy aged.  
Skeleton bill.

A.B. 2238—FISHER. New act, re aid to needy blind.  
Skeleton bill.

A.B. 2239 and A.B. 2240—FISHER. New acts, re aid to needy children.  
Skeleton bills.

A.B. 2241—WALLACE, STREAM and RICHIE. Adds Sec. 679.5, Veh. C., re glare screens.  
Forbids driving motor vehicle not provided with device to overcome glare.

A.B. 2242—DESMOND. Adds Sec. 3832, Pol. C., re taxes on personal property.  
Provides that taxes on personal property destroyed by fire after first Monday in March to be paid from insurance money by insurer.

A.B. 2243—LYON. New act, re fair trade practices.  
Skeleton bill.

A.B. 2244—DONIHUE. Amends title and Sec. 6, Act 3613, re minimum wage for men.

Authorizes Industrial Welfare Commission to fix a minimum wage for men, as well as for women and minors, engaged in any occupation, trade or industry.

A.B. 2245—MALONEY. Amends Sec. 15, Act 3202, Port District Act, re budget.  
Requires Port District Commission to furnish estimate of expenditures to board of supervisors of each county in which district or part thereof is situated. Each such board to consider budget. Present provision assumes district entirely in one county.

A.B. 2246—BOYLE. Adds Sec. 1862.5, C.C., re furnished apartment keepers' liens.  
Regardless of other code provisions, all property described in C. C. P., Sec. 690, belonging to tenant in furnished apartment house, shall be exempt from such liens.

A.B. 2247—BOYLE. Amends Act 3757, Usury Law, re rate of interest.  
Skeleton bill.

A.B. 2248—McCARTHY. Amends Sec. 242, C. C. P., re grand juries.

Provides for designating 22 persons as grand jurors, 19 of whom are the grand jury, the remainder to be alternates.

A.B. 2249—McCARTHY. Amends Sec. 4307, Pol. C., re county charges.

Adds to list of county charges, all expenses and charges incurred by grand jury or Attorney General under Sec. 925, Pen. C., re employment of special investigators, special counsel, stenographic reporter and interpreters.

A.B. 2250—McCARTHY. Amends Secs. 799, 894, 925 and 927, adds Secs. 896 and 932, and repeals Sec. 895, Pen. C., re grand juries.

799. Provides there is no limitation of time in which to prosecute for bribery of or by California public officials.

894. Allows court six peremptory challenges in forming the grand jury.

925. District attorney shall assist grand jury only upon its request.

Allows grand jury to employ technical experts, investigators and legal counsel at county expense.

Certain indictments require Attorney General to employ special counsel to prosecute at county expense.

927. Provides for discharge by court of grand juror guilty of violating the oath of secrecy.

932. Grand jury per diem and mileage expense payable from county general fund.

A.B. 2251—DAWSON (by request). Amends Secs. -----, Sch. C., re music teachers.

Skeleton bill.

A.B. 2252—DAWSON (by request). Amends Secs. -----, Sch. C., re employment of teachers.

Skeleton bill.

A.B. 2253—DAWSON (by request). Amends Sec. -----, Sch. C., re text book material on subject of narcotic drugs.

Skeleton bill.

A.B. 2254—DAWSON (by request). Amends Secs. -----Sch. C., re music teachers.

Skeleton bill.

A.B. 2255—WILLIAMSON. Amends Sec. 3764, Pol. C., re sales for taxes.

Changes redemption period from five to seven years.

Urgency measure.

See digest A.B. 2088, apparently identical.

A.B. 2256—BRENNAN. Adds Sec. 3438, C. C., re settlements.

Unless settlement previously approved by court, settlement\*of personal injury claims within fifteen days from the accident are conclusively presumed fraudulent.

A.B. 2257—RICHIE. Amends Sec. 130, Act 5128, California Vehicle Act, re signals on stopping and turning.

Skeleton bill.

A.B. 2258—RICHIE. Amends Sec. 545, Veh. C., re turning and stopping signs.

Requires signals to be given by signal lamp or mechanical device visible from front and rear at times when lighted lamps are required; at other times, either by hand and arm or by such signal.

A.B. 2259—HUNT. New act, re employment of minors.

Skeleton bill.

A.B. 2260—HUNT. New act, re limiting jurisdiction of courts over matters involving labor disputes.

Skeleton bill.

A.B. 2261—HUNT. Amends Act 5846, Old Age Security Act, re aid to the aged.  
Skeleton bill.

A.B. 2262—HUNT. New act, re establishment of a system of unemployment reserves for this State and making an appropriation therefor.

Skeleton bill.

A.B. 2263—HUNT. New act, re working week of not more than five days of six hours each without any reduction in present compensation.

Skeleton bill.

A.B. 2264—SCUDDER. Amends Sec. 658, F. & G. C., re salmon in districts 10 and 11.

Additional season between September 1 and December 31 with bag limit of two per day but no bag limit in present season between May 1 and August 20.

No person can have more than one bag limit per day. Salmon taken between September 1 and December 31 may not be sold.

A.B. 2265—SCUDDER. Adds Sec. 660.6, F. & G. C., re spearing of salmon.

Prohibits spearing within 300 feet of mouth of any stream emptying into Pacific Ocean.

A.B. 2266—SCUDDER. Amends Veb. C., re appointment of voluntary highway patrol officers.

Skeleton bill.

A.B. 2267—SCUDDER. Amends Sec. 10, F. & G. C., re Fish and Game Commission.

Establishes appointive five-man, instead of three-man, commission, commissioners holding office for four-year staggered terms, instead of at Governor's pleasure. Appointments to be from State at large. Requires commission to appoint executive officer serving at its pleasure and exempt from civil service.

A.B. 2268—FIELD. Amends Sec. 1, Act 5129, re operation of auto trucks by transportation companies.

Deletes provision that finding of Railroad Commission shall be final and not subject to review in connection with determination of whether any auto truck is being operated "between fixed termini or over a regular route" within meaning of said act.

A.B. 2269—VOIGT (by request). Adds Sec. 630, Sts. & H. C., re secondary State highways.

Establishes additional highway consisting of Washington Boulevard from Route 60 on the west to -----, all in Los Angeles County.

A.B. 2270—VOIGT (by request). Amends Sec. 8½, Act 8493, Retail Sales Tax Act, relating to collection of the tax by the retailer from the consumer.

Declares that the retailer may collect the tax from the consumer, either by adding it to the cost of the article sold, or he may collect it at the end of each period of accounting between him and the consumer.

A.B. 2271—HUNT. Amends Sec. 692, F. & G. C., re striped bass.

Adds district 12a to district 22 in which striped bass may not be taken; allows them to be taken in districts 1 and 3 between August 1 and April 30.

A.B. 2272—PATTERSON. New act, re distance which a locomotive may be operated in a backward direction.

Prohibits operation of any locomotive in a backward direction over main track between terminals or for a distance of more than 20 miles in any one straight direction.

A.B. 2273—PATTERSON. New act, re operation of locomotives without attendance by employees.

Prohibits the operation of any locomotive without cars for more than 20 miles without the attendance of duly qualified conductor and brakeman.

A.B. 2274—GEYER. Amends Sec. 2.810, Sch. C., re contracts of school boards. Skeleton bill.

A.B. 2275—GEYER. Adds Sec. 3.43, Sch. C., re compulsory instruction. Skeleton bill.

A.B. 2276—LYON. Amends Sec. 54, Act 652, Bank Act, re real estate holdings of banks. Skeleton bill.

A.B. 2277—REDWINE. Adds Sec. 159a, Act 5128, California Vehicle Act, re use of funds received under act. Skeleton bill.

A.B. 2278—REDWINE. Adds Sec. 31½, Act 2964, Motor Vehicle Fuel License Tax Act, re uses and purposes for which funds may be used. Skeleton bill.

A.B. 2279—REDWINE. Amends Act 8199, Improvement Act of 1911, re assessments and bonds. Skeleton bill.

A.B. 2280—REDWINE. Amends Act 8198, Street Opening Act of 1903, re assessments. Skeleton bill.

A.B. 2281—REDWINE. New act, re relief of property assessed pursuant to Vrooman Act, Act 8194. Skeleton bill.

A.B. 2282—REDWINE. New act, re relief from certain special assessments. Skeleton bill.

A.B. 2283—REDWINE. Adds Sec. 17, Act 6129, Boxing and Wrestling Law, re State Athletic Commission.

Provides that the State Athletic Commission shall with respect to accounting, auditing, budget, financial and personnel matters, be subject to regulations and requirements imposed by law upon, or applicable to, State departments, boards, bureaus, commissions and offices.

A.B. 2284—WRIGHT and LATHAM. Amends Secs. 5, 7, 23, 24 and 25, Act 2256, Direct Primary Law, re candidacy.

Prohibits same person from being candidate for nomination or for election to office on more than one party ticket.

A.B. 2285—LORE. Amends Sec. 1626, Sts. & H. C., re relief to special assessment districts.

See digest A.B. 786, to same effect, by an amendment to Pol. C., Sec. 4041.7.

A.B. 2286—LORE. Amends 4041.7, Pol. C., re powers of boards of supervisors.

See digest A.B. 786, apparently identical.

A.B. 2287—UTT. Amends Sec. 1, Act 2256, Direct Primary Law, re qualification of new parties.

Raises number of registered voters required to petition for qualification of new party from 1 per cent to 2 per cent.

A.B. 2288—WALKER. Amends the title of, and adds Sec. 4c to Act 3864, re irrigation districts.

Skeleton bill.

A.B. 2289—RILEY. Amends Sec. 1, Act. 6759, re giving premiums with the sale of goods.

Adds provision that associations engaged in issuing or distributing gifts, premiums or bonuses must be bona fide organizations which shall have existed for a period of at least six months before engaging in such transactions, and providing that the name and address of the principal place of business shall also be specified in or upon such coupon, wrapper, bottle cap or similar device.

A.B. 2290—WELSH. Amends Veh. C., re vehicles and vehicular traffic.

Skeleton bill.

A.B. 2291—WELSH. Adds Sec. 681 to Veh. C., re transportation of inflammable liquids.

Skeleton bill.

A.B. 2292—GILMORE. Amends Sec. 23, Act 665, California Barber Law.

Declares it unlawful to operate a barber shop or college on Sunday or on a legal holiday; also unlawful to operate a barber school or college at a place where the practice of barbering is carried on unless all entrances to the latter carry signs indicating that the work is done exclusively by students.

A.B. 2293—GILMORE. New act, re trailers.

Skeleton bill.

A.B. 2294—SCUDDER. Repeals Secs. 327, 330, 331, 332, 333, 334, and 335, F. & G. C., re game refuges.

Removes provision requiring Fish and Game Commission to expend, until 1938, one-third of hunting license fees for game refuges and public shooting grounds. Returns moneys previously set aside for that purpose to the fish and game preservation fund.

Abolishes game refuge and public shooting grounds advisory committee.

A.B. 2295—FRAZIER. Amends Act 605, re aviaries.

Skeleton bill.

A.B. 2296—JOHNSON. Amends Sec. 633a, Pol. C., re insurance brokers.

Deletes from definition of insurance broker the provision that such definition does not include a party who solicits life insurance. Makes such definition apply to parties soliciting, negotiating or effecting contracts of insurance including contracts of life insurance.



A.B. 2297—PEYSER. Amends Secs. 422, 423, Prob. C., re administrators.

Skeleton bill.

A.B. 2298—JONES (by request). Amends the title and Secs. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20 of, and adds Secs. 3a, 3h, and 3c to Act 4463, Los Angeles Flood Control District Law, re board of directors.

Skeleton bill.

A.B. 2299—PEYSER. Adds Sec. 428.5, Veh. C., re sale of vehicles by a lienholder.

Provides that when vehicle is worth not more than \$25, only notice of sale required is 15 days posting in three public places in city or township where sale is to be held.

A.B. 2300—PEYSER. Amends Sec. 503, Veh. C., re theft and unlawful taking of a motor vehicle.

Adds provision fixing punishment as imprisonment in prison for 1 to 5 years or in jail for not more than one year or by fine of not more than \$5,000, or both. Provision making accessory or accomplice guilty of felony is deleted and provision added that taking by lien holder shall be deemed with consent of owner and not in violation of section.

A.B. 2301—PEYSER. Amends Sec. 148, Veh. C., re refusal of registration or transfer thereof of vehicles.

Provides additional ground that vehicle is not and never has been within this State.

A.B. 2302—PEYSER. Amends Sec. 439, Veh. C., re reports by garage keepers of abandoned or unlawfully stored vehicles.

Deletes provision requiring report to any legal owner of such vehicle and adds requirement that report be made to the department who shall at once notify the legal owner.

A.B. 2303—PEYSER. Amends Secs. 425, 426, 427 and 428, Veh. C., re liens on vehicles.

Provides for lien on vehicle for transportation as well as for repair, storage, etc.

Defines possession as actual and continued physical possession, except in case of lien for storage, or wherever reasonable expectancy for prompt return of vehicle to lienholder prevails, in which cases temporary surrender of physical possession is not to destroy lien.

Makes Sec. 430 of code, making it misdemeanor to remove vehicle by means of trick perpetrated upon lienholder, apply to lien or interest acquired between the time lienholder has lost actual physical possession and time of repossession.

Provides that where legal owner and registered owner are not the same that portion of lien in excess of \$100 is invalid unless written notice is given to Department of Motor Vehicles and the department notifies legal owner as of record. Present section silent as to by whom notice is given.

Makes that portion of storage lien accruing after 60 days invalid unless Secs. 438 and 439, re the keeping of records and reporting of suspected abandoned vehicles by lienholder, have been complied with. Present section might apply to any lien.

Reduces time of notice required before vehicle is sold to satisfy lien from 20 to 10 days.

Provides that proceeds of sale after paying legal owner to satisfy any encumbrances thereon go to registered owner.

A.B. 2304—FLINT. New act, Hospital Association Act, re regulation of hospital associations.

Skeleton bill.

A.B. 2305—HORNBLOWER. Amends Act 4807, State Medical Practice Act, re chiropody.

Skeleton bill.

A.B. 2306—JOHNSON. Amends Secs. 630 and 630.5, Prob. C., re succession to estates without probate.

630. Regarding estates under \$1,000: (1) To the enumerated articles of personal property which may be collected or received by heir without probate, the bill adds "household furniture and furnishings and personal clothing and personal effects." (2) To provision permitting the heir to collect money and receive property from bank, bill adds "or receiver, liquidator or trustee thereof."

630.5. To the provision permitting the surviving spouse, when estate is less than \$5,000, to withdraw not to exceed \$500 from bank, bill adds "or receiver, liquidator or trustee thereof."

A.B. 2307—JOHNSON. Amends Secs. 714 and 715, C. C. P., re proceedings supplemental to execution.

Allows judgment creditor only one order of examination as of right, others to be granted only after a showing of existence of new facts.

Deletes requirement that proof of judgment debtor's withholding of property must be "to the satisfaction of the court."

A.B. 2308—JOHNSON. Amends Sec. 170, C. C., re husband and wife.

Provides that neither separate property of husband nor community property is liable for antenuptial debts of wife.

A.B. 2309—FLINT. New act, Hospital Association Act, re regulation of hospital associations and group practice of medicine.

Creates State Board of Regulation of Hospital Associations. Consists of Corporation Commissioner acting ex officio and four members appointed by Governor to serve at his pleasure. One member shall come from council of California Medical Association, one shall be person licensed to practice medicine in this State and two remaining members shall be persons neither engaged in insurance business nor in active practice of medicine. Board members receive no compensation save actual expenses.

Board is to regulate and prescribe reasonable standards for group practice of medicine, and enforce provisions of act. Makes it unlawful for any association to engage in group practice without first obtaining license to do so. Sets out what application for license must contain.

Board may investigate every applicant and shall charge a fee of \$50 for every license issued. Applicant must post bond of \$5,000 before a license is issued to it. Provides for annual renewal of license; for revocation of licenses; and penalty for violation of this act.

A.B. 2310—FRAZIER. New act, re refunds of wrongful assessments by reclamation districts.

Skeleton bill.

A.B. 2311—McMURRAY. New act, re alcoholic beverages.

Skeleton bill.

A.B. 2312—McMURRAY. Amends Act 2256, Direct Primary Law.

Skeleton bill.

A.B. 2313—McMURRAY. Amends Secs. 1041, 1053, 1066, 1075, 1083, 1094 and 1097, Pol. C., re elections.

Skeleton bill.

A.B. 2314—McMURRAY. New act, re elections.

Skeleton bill.

A.B. 2315—DONIHUE. Adds Secs. 911, 1107, 1108, 1109 and 1110, Ins. C., re insurance reserves.

Sets up for all foreign insurers admitted to do business in this State the requirement of keeping "California Reserves." Requires for all such insurers the same as is required by A.B. 508 which sets up such California Reserves for "life insurers."

See digest A.B. 508.

A.B. 2316—MINARD. Adds Sec. 374c, Pen. C., re plumbing fixtures and installations.

Provides installation of any plumbing fixture by which waste water can enter any drinking water pipe line is public nuisance. Violation is misdemeanor.

A.B. 2317—MINARD. Amends Sec. 1553, adds Secs. 925a and 1020a, Prob. C., re accounts.

Upon rendering account, executor, trustee, or guardian shall exhibit to the court all securities or evidence of deposit or investment so the court may ascertain they correspond with such account.

A.B. 2318—CLARK. Amends Sec. 710, C. C. P., re collection of moneys from judgment debtors.

Skeleton bill.

A.B. 2319—DESMOND. Amends Sec. 651, F. & G. C., re salmon.

Removes provision allowing spearing in District 1.

A.B. 2320—DESMOND. Amends Sec. 652, F. & G. C., re salmon.

Removes provision allowing spearing in District 1½.

A.B. 2321—DESMOND. Amends Sec. 655, F. & G. C., re salmon.

Removes provision allowing spearing in Klamath River district.

A.B. 2322—DESMOND. Amends Sec. 653, F. & G. C., re salmon.

Removes provision allowing spearing in Districts 2 and 2½.

A.B. 2323—DESMOND. Amends Sec. 613, F. & G. C., re steelhead trout.

Changes season in Districts 1½ and 5 and Klamath River district from May 1-Feb. 28 to May 1-Dec. 31.

Instead of bag limit of 5 per day between Nov. 1 and Feb. 28, prescribes such limit between Nov. 1 and Dec. 31.

A.B. 2324—WALLACE. Amends Sec. 437c, C. C. P., re summary judgments.

Skeleton bill.

A.B. 2325—WAGNER. Amends Sec. 8, Act 4749, Workmen's Compensation Insurance and Safety Act of 1917, re employees.

Deletes exemption from provisions of the act of any person engaged in selling newspapers, magazines or periodicals where the title to such publication has passed to the person so engaged.

A.B. 2326—MAYO. Amends Sec. 3, Act 1916, re paroles and hearings by Board of Prison Terms and Paroles.

Adds provision that all hearings on applications for parole shall be public, and requires two weeks published notice of such hearing in newspaper in county where prisoner was tried and convicted, first notice to be published thirty days before hearing. Deletes provision permitting meetings of board elsewhere than at State prisons.

A.B. 2327—FLINT. Amends Secs. 1, 2, and 3, Act 8428, re criminal syndicalism.

Provides that definition of criminal syndicalism includes advocating or teaching or aiding commission of crime, sabotage or unlawful acts of force and violence or unlawful methods of terrorism as a means of accomplishing or perpetuating the maintenance or establishment of any industrial, financial, commercial, newspaper, radio, broadcasting or theatrical ownership or control, or of the establishment of any political party or social, economic, educational, religious, fraternal or charitable organization, and provides that any person who engages in such acts is guilty of a felony, punishable by imprisonment and the guilty person or corporation as an additional penalty shall forfeit all of his or its property. Provides that if any portion of the act be held unconstitutional, the entire act shall likewise be declared unconstitutional.

A.B. 2328—PHILLIPS. Amends Sec. 3817, Pol. C., re tax sales at public auction.

Section temporarily prohibiting sales at public auction amended to have no effect on sales made under Sec. 3897d which allows agreements between governing body of taxing agency and board of supervisors whereby taxing agency agrees to buy land which has been deeded to more than one taxing unit.

A.B. 2329—PEYSER. Adds Sec. 430 to Veh. C., and repeals present Sec. 430, re unlawful removal or obtaining of vehicle subject to lien.

Present law makes it misdemeanor to unlawfully remove vehicle from lienholder by trick, fraud or device.

Bill adds provision permitting lienholder to notify department of such removal, whereupon department must withhold any transfer of vehicle or recording of chattel mortgage until release is given by lienholder. Requires department to notify owner and legal owner of service of notice by lienholder.

A.B. 2330 to A.B. 2333—SCUDDER. Amends F. & G. C.

Skeleton bills.

A.B. 2334—FULCHER. New act, re use of drafts for payment for live stock or agricultural products.

Skeleton bill.

A.B. 2335—GEYER. New act, re steam boilers in oil fields.

Provides that when such boiler is of more than ----- horsepower, it is a misdemeanor to leave it unattended without an attendant within 100 feet thereof.

A.B. 2336—CROWLEY. Amends Sec. 1293, F. & G. C., re destructive mammals.

Deletes provision relating to application to the commission for permission to kill deer, elk or beavers when property is being damaged. Makes it unlawful to kill such mammals unless actual property damage has been done.

A.B. 2337—WAGNER. New act, re moratorium on enforcement of debts.

Provides that superior court may upon application by the debtor suspend the collection of any debt or the enforcement of any lien or mortgage for a period not to exceed two years from the date of adjournment of the 1935 session of the Legislature.

Requires payment by debtor of taxes and insurance upon mortgaged property or property purchased under contract. Does not apply to obligations due the Federal, State or local government or to debts contracted subsequent to this act.

A.B. 2338—FIELD. Amends Act 1755, re cosmetology.

Skeleton bill.

A.B. 2339—BOYLE. Amends Sec. 195, Sts. & H. C., re expenditure of State highway money by cities.

Adds provision that whenever such expenditure is delegated to it, city may spend part thereof for cleaning streets and highways within city.

A.B. 2340—ROSENTHAL. New act, re transportation of crude oil or petroleum.

Provides that owners of pipe line plant or equipment for transportation of crude oil or products thereof for hire, owners of such equipment whose pipe line, plant or equipment is constructed or maintained upon, along, over or under any public highway, or any right of way of any railroad corporation, or whose equipment is used in such manner as tends to secure the control of, or the monopoly of purchasing or transportation of crude oil, petroleum or products thereof, is common carrier and subject to provisions of the Public Utilities Act.

Provides that every corporation organized for transportation of crude oil or products thereof, is a common carrier, and every pipe line used for such purpose is public utility.

A.B. 2341—VOIGT. New act, re powers of boards of supervisors.

Provides such boards may meet requirements of the Federal Government in order to obtain money or appropriations for flood control, public works or relief projects.

A.B. 2342—VOIGT. Amends Sec. 6, adds Sec. 31, Act 523S, re municipal courts in counties of first class.

Reduces judges' salaries from \$7,500 to \$3,600 per year and number of registry clerks from five to one. Adds short title.

A.B. 2343—VOIGT. Amends Sec. 737s, Pol. C., re salary of superior judges in Los Angeles County.

Reduces salary from \$9,000 to \$6,000.

A.B. 2344—WILLIAMSON. Amends Sec. 402, Veh. C., re liability of owners of motor vehicles.

From provision making owner liable for accident in which his vehicle is involved, exception is made for lessor of motor vehicle rented to and in possession of another.

A.B. 2345—DONIHUE. Amends Sec. 1586, Pen. C., re propagation and care of game birds by prisoners.

Skeleton bill.

A.B. 2346—DONIHUE. Adds Sec. 3817j, Pol. C., re delinquent taxes.

Provides for cancellation of all delinquent penalties and where real estate has been sold to State for taxes on or before September 6, 1935, person whose property has been sold may, on or before April 20, 1936, commence to pay such delinquent taxes in installments at rate of  $6\frac{1}{3}$  per cent on or before the 20th day of April of each year from 1936 to 1949. Upon such payment and payment of current State and county taxes, period of redemption shall be extended and resale of such property by State shall be postponed.

A.B. 2347—DONIHUE. Amends Sec. 3664b, Pol. C., re taxation of insurance companies.

Provision taxing said companies at rate of 2.60 per cent upon amount of gross premiums is deleted. Section amended to provide that if annual statement to commissioner shows that insurer has invested in California securities or real property as much as 75 per cent of its total California reserves, the tax is 2.60 per cent; if it has invested as much as 60 per cent the tax is 2.90 per cent; if it has invested as much as 30 per cent the tax is 3.20 per cent; and if it has invested less than 30 per cent the tax is 3.50 per cent. Ocean marine insurers are exempt.

A.B. 2348—MARTIN and FLINT. Amends Secs. 5, 7, 23, 24 and 25, Act 2256. Direct Primary Law, re candidacy.

Prohibits candidate from running on more than one ticket.



A.B. 2349—HERBERT J. EVANS. Adds Sec. 33a, C. C. P., re courts of justice. Provides jurisdiction, practice and procedure shall be the same in Class A justices' courts as in municipal courts.

A.B. 2350—HEISINGER. New act, re profits of public utilities.

Provides that no company subject to rate fixing by Railroad Commission shall be permitted to charge rates which will result in net operating profits in excess of 6 per cent upon value of the property used.

A.B. 2351—HAWKINS. New act, re establishment of State prison camps.

Provides for establishment of prison camps for relief of over-population of prisons, and for other purposes.

A.B. 2352—HAWKINS. Amends Act 5846, the old age security act, re aged persons.

Skeleton bill.

A.B. 2353—SCUDDER. New act, re collection of rent and income from property in case of default under deed of trust or mortgage.

Provides that upon complaint of holder of mortgage deed of trust or contract of sale, in cases where obligor is in default and is not paying taxes and is diverting rents and profits to other channels than payment of principal and interest, the court, upon application of obligee, may appoint Building and Loan Commissioner as receiver to impound said rents and profits from property for payment of taxes and principal and interest on said debt.

A.B. 2354—HORNBLOWER. Amends Veh. C.

Skeleton bill.

A.B. 2355—ROBERTSON. Adds Sec. 691.5, amends Sec. 691, repeals Sec. 691.6, F. & G. C., re striped bass.

Provides season from July 1 to May 15, instead of continuous open season; but prohibits taking from spawning grounds.

Repeals Sec. 691.6 re season on Feather River.

A.B. 2356—THORP. Adds Secs. 802a and 802b, Ag. C., re inspection of wine grapes.

Permits cities, counties, or groups of either or both to maintain grape inspection service, upon approval by Director of Agriculture, such service may grade and classify wine and juice grapes.

A.B. 2357—THORP. New act, appropriates \$5,000 to Department of Public Health, to maintain standards of quality for manufacture and sale of California wines and brandies.

A.B. 2358—COTTRELL. Amends F. & G. C., re fish and game.

Skeleton bill.

A.B. 2359—NIELSEN. Amends Mil. C.

Skeleton bill.

A.B. 2360—WALKER. Amends Sec. 1199, repeals Sec. 1115, Pol. C., re elections.

Reduces number of general tickets to be furnished each election precinct from 10 for every 8, to 7 for every 10 electors. Deletes provision requiring an additional 10 ballots for each election precinct that has less than 30 registered electors.

Repeals Sec. 1115 which relates to index of registration books and giving of copies to each candidate.

A.B. 2361—WALKER. Amends Sec. 1210, Pol. C., re elections.

Reduces the number of sample ballots to be printed to a number equal to one-half of the number of registered voters in each precinct. Deletes provisions requiring mailing of sample ballots to each registered voter.

Provides that sample ballots be kept at the county clerk's or registrar's office and other convenient places in county to be given to any voter on request. Deletes provision relating to the number of sample ballots to be printed for a general election. Requires county clerk or registrar of voters to send to each voter a card bearing the location of precinct polling place.

A.B. 2362—WALKER. Amends Sec. 1210, Pol. C., re elections.

Deletes provision requiring county clerk or registrar of voters to enclose a card stating location of precinct polling place of each elector in envelope containing the sample ballot. Provides that such information be stated on face of envelope containing sample ballot.

A.B. 2363—WALKER. Amends Sec. 13, Act 2256, Direct Primary Law, re elections.

Provides that sample ballots equal in number to one-half the number of registered electors shall be kept by county clerk or registrar of voters at his office and in other convenient places in county to be given, upon request to any voter. Deletes provision requiring a sample ballot to be mailed to every registered voter. Deletes provision requiring number of ballots to be furnished to any precinct to be computed from number of registered voters.

A.B. 2364—CRONIN. Amends Sec. 402, adds Sec. 417, Veh. C., re liability of lessors of vehicles for hire.

Includes such lessor within definition of owner in provision making owner responsible for accident in which his motor vehicle is involved. Applies to owners, rental agencies, and agents of owners.

A.B. 2365—CRONIN and McMURRAY. New act, re licensing of chain stores.

Provides for license of such stores by State Board of Equalization.

Part skeleton.

See A.B. 247.

A.B. 2366—BRENNAN. Amends Sec. 629b, Pol. C., re group life insurance.

Adds provision to include within the definition of "group life insurance" life insurance covering employees of counties within the State including life insurance where the premium is paid jointly by the county and the employees thereof.

Where premiums are to be paid jointly by employer and employee, reduces the required number of employees to be covered from 75 per cent to 50 per cent of the employees of the group to be insured.

A.B. 2367—BRENNAN. Amends Secs. 430, 473, and 1054, adds Sec. 429, C. C. P., re time for filing pleadings and extension of time in civil actions and proceedings.

Deletes thirty-day provision, and in lieu thereof provides that court may not grant more than ten-day extension of time in which to perform certain acts, except upon five days notice to adverse party. Ten-day extension not to be granted if ten days already granted by stipulation.

Requires defendant to file demurrer and answer at same time, which must be within time required in summons to answer.

A.B. 2368—HORNBLOWER. Adds Secs. 73 and 74, Act 5847, re retirement and pensions of members of California Highway Patrol.

Provides that members who have served 20 years and have reached age of 50 years or more shall be retired when such retirement is deemed for good of service. Upon recommendation of appointing power any member shall be required to retire at age 60 and all members shall be retired at age 65.

Such retired member shall receive from retirement fund a sum equal to 50 per cent of average salary during three years preceding retirement. Member becoming sick or injured in course of duty shall, upon recommendation, be retired and shall receive such pension as board shall determine, but not less than 50 per cent of average salary during three years preceding retirement.

A.B. 2369—HORNBLOWER. Adds Sec. 9a, Act 4749, Workmen's Compensation, Insurance and Safety Act of 1917, re disability of members of California Highway Patrol.

Allows compensation at full salary, not to exceed one year, for injuries or sickness incurred in line of duty.

A.B. 2370—CASSIDY. New act, re appointment of equal number of election officers from each major party.

Skeleton bill.

A.B. 2371—O'DONNELL. New act, re adoption of Uniform Narcotic Drug Act. Skeleton bill.

A.B. 2372—GEYER. Amends Sec. 14, Act 5130d, re transportation of persons or property for hire by motor vehicle.

Exempts from provisions of act vehicles of seven passengers rating or less while used exclusively in transportation of pupils to and from public school activities.

A.B. 2373—PETERSON. New act, re telegraph companies and telegraph business. Skeleton bill.

A.B. 2374—DESMOND. Reenacts, apparently without change, Secs. 612 and 615, F. & G. C., re trout.

A.B. 2375—DESMOND. Amends Sec. 2337, Pol. C., re homes for the care of children.

Skeleton bill.

A.B. 2376—UTT. New act. Appropriates "----- dollars" for support of Legislative Counsel Bureau.

Urgency measure.

A.B. 2377—JONES. Amends Secs. 925 and 927, Pen. C., re grand juries.

Allows counsel employed by Attorney General or grand jury to be present during session of grand jury.

Provides grand juror can not be questioned about anything he or any other grand juror may have said in grand jury about a pending matter except to impeach a witness or to give evidence in perjury charge against a witness.

A.B. 2378—HORNBLOWER. New act, re compensation, retirement and pension system for members of California Highway Patrol.

Provides when any member is disabled by reason of injuries or sickness caused in course of duty, which temporarily prevent further service, he shall be paid his full salary for not to exceed one year, or until restored to active duty. Any member who has served for 20 years and has reached age 50 may be retired and shall receive a pension equal to 50 per cent of average salary for the three years preceding retirement. Any member may be required to retire at age 60 and shall be retired at age 65. Any member retired on account of injuries or sickness caused by discharge of duties shall receive a pension of not less than 50 per cent of the average salary such member received during the three years preceding such retirement.

## ASSEMBLY CONSTITUTIONAL AMENDMENTS

A.C.A. 1—CUNNINGHAM. Adds Sec. 4, Art. XI, re county consolidation.

Provides Legislature may enact general and uniform laws for consolidation of two or more contiguous counties or cities and counties, with consent of majority of voters.

A.C.A. 2—PATTERSON. Amends Sec. 3, Art. IX, re county superintendents of schools.

Provides for appointment by board of education instead of election, and no person is eligible to office who is not a high school graduate or does not possess school administrator's credential.

A.C.A. 3—PETERSON. Amends Sec. 7½a, Art. XI, re charters for consolidated city and county governments.

Provides any county may proceed under this section, instead of only counties organized under general laws and having population over 200,000 in 1910.

A.C.A. 4—STREAM. Adds Secs. 1.1, 1.2, Art. XIII, re limitation of tax rates.

Provides no property taxed according to value to be taxed in excess of 1½ per cent of assessed value for State or local purposes except for payment of principal and interest on bonds heretofore issued, such sums to be separately assessed, except that additional taxes may be levied when approved by two-thirds majority of electors or when provided by charter. Legislature to fix proportion of taxes so levied to be used for State or local purposes.

A.C.A. 5—HUNT. Amends Sec. 2, Art. IV, re sessions of the Legislature.

Provides for annual instead of biennial sessions.

A.C.A. 6—HEISINGER and MEEHAN. Amends Sec. 1, Art. XIII, re assessing of pledged realty for taxation.

Adds provision that real estate pledged by a mortgage, deed of trust, or other obligation, shall be assessed at value less amount of such obligation.

A.C.A. 7—LATHAM and WRIGHT. Adds Sec. 5, Art. XIII, re tax exemption of homes.

Provides dwelling house in which owner resides and land on which it is situated, shall be exempt to \$1,000 of assessed value.

A.C.A. 9 apparently identical.

A.C.A. 8—JOHNSON. Adds Sec. 9, Art. XI, re consolidation of counties and cities.

Provides Legislature may enact general and uniform laws for consolidation of counties, cities and counties, or cities, or combinations thereof, whether chartered or not, which are contiguous or situated one within the boundary of the other or others, with consent of majority of voters.

A.C.A. 9—HEISINGER. Adds Sec. 5, Art XIII, re tax exemption of homes.

See digest A.C.A. 7, apparently identical.

A.C.A. 10—DONIHUE. Adds Sec. 4.5, Art. VI, re legislation.

Provides Senate, Assembly, or Governor may require opinion of Supreme Court as to interpretation or constitutionality of any bill, resolution, statute or Governor's proclamation.



A.C.A. 11—HEISINGER. Amends Sec. 34a, Art. IV, and Sec. 15, Art. XIII, re taxation.

Provides no part of funds of State shall be raised by taxes on real or personal property according to value.

A.C.A. 12—LATHAM. Amends Sec. 6, Art. VI, re superior courts.

Changes provision requiring a superior court in each county to permit Legislature to provide court for two or more contiguous counties of less than 20,000 population.

A.C.A. 13—LYON, REDWINE, MARTIN, TURNER, HERBERT J. EVANS, McBRIDE and FIELD. Amends Sec. 1, Art. II, re qualifications of electors.

Adds provision that no person who advocates or is a member of any group advocating overthrow of government by force or violence, or any unlawful means, shall exercise privileges of an elector, and requires Legislature pass all necessary laws to ascertain and determine qualifications of voters.

A.C.A. 14—LYON and REDWINE. Adds Sec. 21½, Art. IV, re qualifications for office.

Disqualifies persons who advocate or belong to groups advocating overthrow of government by force or violence, or any unlawful means, from holding any office of trust, honor or profit in this State.

A.C.A. 15—TURNER. Amends Secs. 3 and 4, Art. IV, re election of legislators.

Provides members of Assembly elected in 1936 and thereafter be chosen for four year terms, and members of Senate for six year terms. No member of Assembly to file for election to Senate unless he first resigns from Assembly.

A.C.A. 16—TURNER. Repeals Sec. 1½, Art. XIII, re exemption from taxation of bonds issued by State or subdivisions thereof.

A.C.A. 17—WATERS. Amends Sec. 34a, Art. IV, and Sec. 15, Art. XIII, re taxes on real property.

Provides that no part of funds of State be raised by tax on real property according to value thereof; and that Legislature may not levy ad valorem tax to meet deficiency in county income if Legislature limits property tax which county may levy.

A.C.A. 18—CRONIN. Amends Sec. 4b, Art. VI, re appellate jurisdiction of District Courts of Appeal.

Gives jurisdiction in cases where superior court exercises appellate jurisdiction and decision is at variance with decision of another division of superior court on same point.

A.C.A. 19—PATTERSON. Amends Sec. 3, Art. IX, re county superintendents of schools.

Provides no person eligible to hold such office unless is holder of valid school administration certificate and valid teacher's certificate.

A.C.A. 20—FIELD. Adds Sec. 31c, Art. IV, re relief to assessment districts.

Declares that nothing in Constitution to limit power of Legislature to provide by general law for refunding, repayment or adjustment of assessments or bonds which are a lien on real property and proceeds of which were used for street or highway improvements of more than local benefit. For such purpose authorizes use of funds raised or appropriated for street and highway purposes by United States, this State, or any county.

A.C.A. 21—UTT. Amends Sec. 1, Art. IV, re initiative and referendum petitions.

Increases number of signatures required from eight to sixteen per cent of votes cast for Governor on petitions for initiative measures to be submitted directly to electors; from five to ten per cent on measures to be presented to Legislature; and from five to ten per cent on referendum petitions.



**ACA 22—CHRONIS.** Adds Sec. 10, Art. XIII re extension of property tax limitation.

Provides for extension extend for State purposes until January 1, 1925.

**ACA 23—BRENNAN.** Amends Sec. 1 and 2, Art. XI re constitution of counties.

Provides after July 1, 1925, for election resulting in State for Legislators after census they designate not over one more township and when township boundaries and county walls of all counties. All such election to be governed by general law now in effect. Consolidated city and county governments allowed. Counties to be liable for debts of territory incorporated therein.

**ACA 24—MEEHAN, JONES, DOMINQUE, BRENNAN, HUNT, BOYLE and FOIGT.** Amends Sec. 26, Art. IV, re State Lottery.

Authorizes Legislature to establish State lottery on basis of so as relative to horse races, the proceeds therefrom being appropriated to payment of old age benefits, and income to be transferred to general fund.

**ACA 25—MEEHAN, CASSIDY, WAGNER, FLINT, MCCARTHY, JONES and DOMINQUE.** Amends Sec. 22, Art. XII re Public Utilities Commission.

Provides for changing name of Kansas Commission to Public Utilities Commission and for election instead of appointment of the members, who to be elected from each of the districts.

**ACA 26—JONES.** Amends Sec. 24, Art. IV re city modifying State laws.

Provides that requirement that any ordinance that the subject which shall be presented in its title shall not apply to any or persons enacted subsequent to 1925, if submitted by individuals, organizations, or boards authorized by law to prepare same.

**ACA 27—MAYO.** Repeals Sec. 22, Art. XX re measurement, sale or disposition of measuring device.

**ACA 28—COTTRELL.** Amends Sec. 8, adds Sec. 10, Art. I re grand jury.

Provides for grand jury of six members, each drawn for term of two years, annual at one year, except that, if those drawn after amendment first takes effect, one to be drawn for one year and two for two years.

**ACA 29—LAUGHLIN.** Adds Sec. 4, Art. XIII re tax exemption of homes.

Provides for dwelling home in which owner resides and property on which it is situated exempt to value of \$1,500.

**ACA 30—GETER.** Adds Sec. 10, Art. XIII re tax exemption.

Provides for exemption of property of every person whose entire property is valued at less than \$2,500.

**ACA 31—LYON, JONES, HERBERT, J. EVANS, HUNT, HAWKINS, MARTIN, MERIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE.** Adds Sec. 10, Art. XVI re local laws for Public Extension.

Validates the action after State bond issue as provided in A.B. 26 for conducting Extension constructional movement at Boulder Dam.

**ACA 32—LYON, JONES, HERBERT, J. EVANS, HUNT, HAWKINS, MARTIN, MERIDE, CUNNINGHAM, WATERS, REDWINE and**

BOYLE. Adds Sec. 8b, Art. XI, re amending Los Angeles city charter for Pacific Exposition.

Authorizes amendments to said charter to permit use of city streets and property by Pacific Exposition, a corporation, to commemorate completion of Boulder Dam. Provides that such amendments to city charter, if adopted, become operative immediately, without Legislative approval.

A.C.A. 33—LYON, JONES, HERBERT J. EVANS, HUNT, HAWKINS, MARTIN, McBRIDE, CUNNINGHAM, WATERS, REDWINE and BOYLE. Adds Sec. 18a, Art. XI, re bond issue by Los Angeles County for Pacific Exposition.

Authorizes Los Angeles County, upon assent of two-thirds of the qualified electors thereof to incur a bonded indebtedness not to exceed five million dollars, the funds to be turned over to the Pacific Exposition, a corporation, to commemorate completion of Boulder Dam, the bonds to be sold at par, to be exempt from taxation, and interest not to exceed 6 per cent.

A.C.A. 34—HORNBLOWER. Adds Sec. 9, Art. XI, re wages on public works.

Authorizes Legislature to enact and validates general laws providing that not less than the general prevailing rate of wages be paid to workers on public works, notwithstanding any charter provisions to the contrary.

A.C.A. 35—LATHAM. Adds Art. XXV, to be known as the "Property Relief and Gross Income Tax Law."

Levies gross income tax on business transactions at the rates prescribed in Sec. 3, which rates may be changed by two-thirds vote of the Legislature as prescribed in Sec. 8, but not to exceed 3 per cent; subject to exemptions stated in Sec. 4.

Repeals and replaces Act 8493, retail sales tax act.

Self-executing, but is supplemented by A. B. 1386, 2116, 2118 and 2119.

A.C.A. 36—JONES, O'DONNELL, CASSIDY, WAGNER, DONIHUE, MEEHAN, McMURRAY, HEISINGER, TURNER, LORE, PELLETIER, HUNT, RALPH W. EVANS, ROSENTHAL, GILBERT, LAUGHLIN, VOIGT, HAWKINS, WELSH, McCARTHY, FLINT, BOYLE, GEYER, REAVES, GLOVER, CLARK, RICHIE and GARIBALDI. Adds Sec. 5, Art. XIII, re tax exemption of home.

Exempts from taxation house in which the owner resides and land on which it is situated to amount of one thousand dollars of assessed value, and authorizes Legislature to provide by law for exemption in any amount between one thousand and three thousand dollars of assessed value.

A.C.A. 37—WALLACE. Adds Sec. 5, Art. XIII, re tax exemption of homes.

Exempts from taxation dwelling house in which owner has resided for at least two months preceding tax return day, and the land upon which it is situated, to the amount of one thousand dollars, such exemption not to apply to any person who owns or whose spouse owns property of assessed value of five thousand dollars or more.

A.C.A. 38—WAGNER. Adds Sec. 4a, Art. XIII, re taxation of property used by unemployed cooperative associations.

Provides that when any owner of real property grants the use of such property rent-free to unemployed cooperative associations, such property shall be exempt from payment of State, county, city and county, or municipal taxes during the period of such use.

A.C.A. 39—REDWINE. Amends Sec. 31, Art. IV, re payments on local bonds.

Provides that treasurer of city, county, or city and county, on resolution of governing body thereof, may make temporary transfers from funds in his custody to pay interest and principal of bonds issued by any city, county, city and county,

district or other political subdivision whose funds are in his custody and paid out solely through his office. At present such transfers may be made only for maintenance purposes.

A.C.A. 40—TURNER and HERBERT J. EVANS. Adds Sec. 5, Art. XIII, re tax exemption of homes.

Provides that dwelling house in which owner resides, and land on which it is situated, shall be exempt from taxation to value of \$2,000.

A.C.A. 41—REDWINE. Amends Sec. 11, Art. VI, re municipal courts.

Provides that the manner, time and term of appointment and the number, qualifications and compensation of clerks and other attaches of such courts shall be prescribed by the board of supervisors. At present are prescribed by Legislature.

A.C.A. 42—REDWINE. Amends Sec. 9a, Art. XIII, re taxes on unsecured property.

Taxes levied on personal property and upon assessments of possession of land and upon taxable improvements located on land exempt from taxation, where the same is not a lien on land sufficient to secure the payment of the taxes, shall be based on tax rate for the preceding year upon the same kind of property where the taxes were secured by a lien on land.

Present section relates to taxes on unsecured personal property which were based on the tax rate for real property for the preceding year.

A.C.A. 43—REDWINE. Amends Sec. 7, Art. XIII, re payment of taxes in installments.

Provides that Legislature may provide by law for payment of all taxes in installments, instead of only taxes on real property.

A.C.A. 44—REDWINE. Amends Sec. 25½, Art. IV, re fish and game.

Authorizes Legislature to delegate to Fish and Game Commission or other governmental agency power to change boundaries of districts, to establish new districts and to prescribe time when, manner in which, amounts, and places where fish and game may be taken or possessed, and provides that all moneys received in accordance with any law relating to fish and game may be used only for propagation and conservation of birds, mammals, fish, mollusks and crustaceans.

A.C.A. 45—ROBERTSON. Amends Sec. 18, Art. XI, re indebtedness incurred by political subdivisions.

Requires that 55 per cent of qualified registered electors participate in bond election of county, city, or school district, to authorize incurring of bonded indebtedness.

A.C.A. 46—REAVES. Adds Sec. 25½, Art. IV, re practice of chiropractic.

Gives the Legislature power to amend Secs. 3, 4, 5, 7, 9, 10, 12 and 17 of the initiative act approved November 7, 1922, relating to the licenses of chiropractic practitioners, etc., in accordance with A.B. 946.

See digest A. B. 946 for particulars.

A.C.A. 47—MARTIN, CUNNINGHAM, WALKER, LYON, WATERS, MILLER, STREAM, REDWINE, LATHAM, WRIGHT, CORWIN, BOYLE, and PHILLIPS. Amends Art. X, re prisons and paroles.

Revises article, replacing State Board of Prison Directors by Prison and Parole Commission of three members appointed by Governor as in case of vacancy to hold office for nine years.

When vacancy, Governor to notify Chief Justice of Supreme Court, who is to meet with President of University of California and President of State Bar, and select six other citizens representing specified interests, these nine to nominate to Governor either two or three candidates for the vacancy.

Same procedure to be provided by Legislature for appointments to body in charge of State prison for female convicts, and may be utilized for appointments to any other State office not otherwise provided for in the constitution.

Commission given charge of State prisons for male convicts and of parole and release of convicts, and to perform such other duties regarding State prisons and reformatories as the Legislature may prescribe.

Legislature authorized to exempt subordinate officers and employees of commission from civil service.

Commissioners required to devote entire time to duties, and no commissioner to hold public office or carry on any business or profession, or hold office in any political organization or take part in any political campaign.

Retains present provision regarding convict labor and prohibits sale, other than to State and subdivisions, of articles produced by such labor except such as could be sold to public under laws in force January 1, 1935. Requires Legislature to prohibit the State from buying any article elsewhere than from commission unless it is certified that article can not be obtained from commission.

Acts passed by Legislature at this session in contemplation of approval of this article ratified.

A.C.A. 48—CLARK. Amends Art. X, re State Board of Prison Directors, and Sec. 16, Art XX, re terms of office.

Deletes from Article X all provisions relating to State Board of Prison Directors, and amends Sec. 16 to except from provision which limits term of officer, other than constitutional officer, to four years, the governing authority and other officials of the State penal system.

A.C.A. 49—RICHIE. Amends Sec. 21, Art. I, re privileges and immunities.

Adds prohibition that neither Legislature nor State officer shall grant or deny right or privilege to person, group or association because of political opinions, economic views, or political, religious or social affiliation.

A.C.A. 50—RICHIE. Adds Sec. 9½, Art. IX, re University of California.

Directs regents to "recognize the primary right of freedom of conscience" and to exempt from military training student who refuses on the ground of religion or conscience.

A.C.A. 51—RICHIE. Amends Sec. 9, Art. I, re freedom of speech.

Adds "no speech, nor the expression of any opinion in any manner, shall ever be punished unless then and there accompanied by some overt act of violence."

A.C.A. 52—RICHIE. Adds Sec. 9¼, Art. IX, re University of California.

Prohibits the regents from making military training compulsory.

A.C.A. 53—LATHAM. Adds Sec. 11, Art. XVI, re creation of State indebtedness.

Authorizes Legislature, without submission to the people, to create prior to 1946 at any one time debts not exceeding \$30,000,000, for which bonds or other evidences may be issued at such times and on such terms as the Legislature, or finance committee authorized by it, may determine, except that all of such obligations must be payable prior to 1946.

A.C.A. 54—RICHIE. Amends Sec. 22, Art. XII, re powers of Railroad Commission.

Permits commission to prescribe rules defining reasonable hours of labor and compensation for employees and officers of public utilities as defined in Public Utilities Act, and to establish an hours and wages bureau of five persons, two representing employers, two representing public utilities employees, to serve at the pleasure of the Governor or for four years, and one to be elected by the other members of the bureau. Rules established by the bureau not to apply to contracts in existence if they are more favorable as to employment and compensation than the rules provide.



A.C.A. 55—MALONEY. Amends Sec. 9, Art. IX, re election of regents of the University of California.

Deletes provision relating to appointive members of the board of regents and their terms, and provides that 16 members shall be elected by the people; that the present appointive members shall hold until the expiration of their terms; that the term of the elected members shall be eight years, to expire on March 1st of every even numbered year, and that a vacancy shall be filled by appointment by the Governor for the balance of the term. Also deletes provision that the university shall be independent of "political" influence.

A.C.A. 56—PHILLIPS. Amends Sec. 13, Art. I, re appeals by State.

Declares that appeal by the State in any criminal prosecution does not put a person twice in jeopardy, and gives State same right of appeal as defendant in criminal actions or proceedings. Authorizes Legislature to prescribe from what orders, judgments or decrees State may appeal.

A.C.A. 57—MARTIN. Adds Sec. 10, Art. XI, re performance by county officers of the functions of other governmental units.

Authorizes Legislature to provide by general laws for tax assessment, tax collection and custody of moneys by county officers for other governmental units and for that purpose to classify cities in proportion to population, and districts and governmental units according to the laws under which they are organized.

A.C.A. 58—JOHNSON. Amends Sec. 8, Art. XI, re city charters.

Separates the section into subdivisions. Substitutes "may" for "shall" in providing for framing charter by board of freeholders. Adds subdivisions (c) and (f), providing as follows:

(c) Requires that at the election there shall be a vote first on whether charter shall be framed by freeholders. If this question is answered affirmatively by majority of votes then the 15 candidates for the office of freeholder receiving the highest number of votes shall organize as a board; if otherwise, no board shall be elected.

(f) Provides as an alternative to a freeholder's charter, a charter framed by the legislative body of the municipality and submitted at general or special election. Charter so submitted shall be advertised in same manner as a freeholder's charter and election thereon shall be at date fixed by legislative body not less than 40 nor more than 60 days after completion of advertisement.

Provides for submission to the Legislature at the current session or at regular or special session next following such election.

A.C.A. 59—BRENNAN. Amends Sec. 23, Art. VI, re eligibility of judges.

Adds requirement that judge shall have resided in county for two years and in State for five years. Provides that judge must have been admitted to practice before State Supreme Court for at least ten years, rather than five.

A.C.A. 60—CUNNINGHAM. Adds Secs. 4 and 7½, Art. XI, re consolidation of counties.

New Sec. 7½ provides that two or more counties, whether chartered or not, may frame charter as consolidated county.

Freeholders to be elected by counties to be joined by system of proportional representation designated in ordinance or petition. If by ordinance, a uniform ordinance must be adopted in each county by a three-fifths vote of the members of each board of supervisors. If election is pursuant to petition, petition must specify counties and proposed name of consolidated county, and must be signed by 15 per cent or more of electors of each county, and each part must be filed with the clerk of the county in which signatures were secured, and clerk after verifying the petition must present part he has examined, with his certificate, to supervisors of county having largest population. The supervisors of such county, after certificates are received from all counties involved, shall order election and all such counties



shall be taken to be one county for purpose of preparing, publishing and submitting the proposed charter, except that during such steps each board shall have jurisdiction in its county, as to election precincts and officers.

Majority of votes in each county is necessary for ratification. Except as provided, in new section, new charter is governed by Sec. 7½ of Art. XI.

Skeleton as to Sec. 4.

A.C.A. 61—KALLAM and WILLIAMSON. Adds Sec. 23, Art. XX, re liquor control.

Gives Legislature control of manufacture, transportation and wholesale distribution of alcoholic liquor, wines and beer; gives counties, cities and counties, and cities control of retail sales thereof, and Legislature may establish standards for such local control.

A.C.A. 62—LYON. Adds Sec. 16, Art. IX, re museums and art galleries.

Permits Legislature, or governing body of any municipal corporation or political subdivision having authority to acquire museums or art galleries, to enter into contracts and leases with nonprofit corporations in this State, to manage and control any or all of the exhibits therein.

A.C.A. 63—FRAZIER. Amends Sec. 22, Art. XII, re Railroad Commission.

Amends by changing the name, wherever it occurs, of the Railroad Commission to Public Service Commission.

A.C.A. 64—DESMOND. Amends Sec. 22, Art. XX, re intoxicating liquor.

Deletes all of present Sec. 22, except the first sentence and adds permission to Legislature to "provide by general law that any county, city, town or township may make and enforce regulations relating to the sale of and possession of intoxicating liquor."



